

Hawaiian Gazette.

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HONOLULU, H. T., TUESDAY, NOVEMBER 29, 1904—SEMI-WEEKLY.

WHOLE No. 2646

CHURCH MAY TAKE HOTEL

Said to Have Been Offered Management of Hawaiian.

The management of the Royal Hawaiian Hotel has been offered by the trustees of the property to Fred J. Church, present manager of the Haleiwa Hotel at Waialua, and the managing trustee of the Hawaiian, Mr. J. R. Galt of the Hawaiian Trust Company, went to Waialua yesterday, presumably to close the negotiations.

It is probable, if Mr. Church accepts the offer of the business, he will take charge of the Hawaiian Hotel about the first of the year.

Mr. Church has been manager at Haleiwa for about a year past and has shown a marked talent for hotel management in the building up of that property. He has, in fact, made the Haleiwa one of the most popular places of resort around Honolulu. It is, in fact, quite the proper thing for smart people now to go down to Haleiwa on Saturday to remain over Sunday, and the Haleiwa Limited is one of the most popular trains run by the Oahu railway. The golfing set, led by Mr. Church, has taken kindly to the house, and the fullest advantage has been made of the attractions of the beautiful place.

Before adventuring into the hotel business as manager of the Haleiwa, Mr. Church was the manager of the Honolulu Photo Supply Company and gained many friends in the city by his square business methods. He has lived in Honolulu for a number of years past and has a wide acquaintance on the various islands as well as on the mainland. In the management of the Hawaiian he would doubtless be a strong force in the rehabilitation of a house whose fame is almost coextensive with the fame of the city itself.

GEAR TAKES BACKWATER

Will Not Cite Governor But May Discharge Mahaulu.

Another stage of the deadlock between Governor Carter and Judge Gear, over the refusal of the Governor to obey a subpoena to appear as a witness in the Mahaulu case, was passed yesterday.

Governor Carter having disregarded the second subpoena, issued on Saturday, Judge Gear gave a ruling in effect that under a certain eventuality the matter would drop, but if another set of circumstances ensued the jury would be directed to acquit the defendant.

Governor Carter said last night that he had nothing whatever to say in regard to Judge Gear's last stand in the Mahaulu matter. As a matter of fact, the ruling of the court leaves the matter up to the judge. It is not the Governor's move.

THE COURT PROCEEDINGS.

When the case was called after 10 o'clock Mr. Thompson for the defendant inquired about the service of the ordinary subpoena issued to Governor Carter on Saturday, in lieu of the citation for contempt for which his motion was granted the previous day. There was no return of service on the files, but Attorney General Lorrin Andrews appeared and, producing from his breast pocket a copy of the subpoena, acknowledged on behalf of the Governor due and regular service thereof.

Mr. Andrews made a statement identical in substance with that made by Mr. Prosser on Friday, conveying the Governor's compliments and saying he would not attend court, both because of the pressure of public business and his having nothing to testify in the case. It was added that in cases where his testimony was needed he would be willing to appear and that in the present case he intended no disrespect to the court.

Judge Gear, being informed in another way, (Continued on Page 2.)

GRAND JURY PROBES VOTE

Territorial Inquisitors Steal March On Federal Body.

As it was predicted in the Sunday Advertiser that he would do, Judge Dole yesterday called a special session of the Federal Grand Jury, stating in open court that the venire was at the request of representatives of the Democratic party here. In other words, precisely as the Advertiser said, an investigation is to be made of the matter of the so-called numbered ballots that were voted in the November election, the local Democratic managers hoping to lay some kind of ground for a contest that may possibly carry them into the House of Representatives at Washington. The House of Representatives being the sole judge of the qualifications of its own members, of course a contest can only be begun there—but an effort will be made to make something of the grand jury's inquisition here.

In the meantime, the Territorial grand jury took a new departure yesterday, going into this same matter in advance of the Federal inquisitorial body. The hallway of the government building was thronged all day with men who served on the election boards in various precincts, who were called in one at a time to tell the Territorial grand jurors what they knew about numbered ballots—and, it might be, some other things as well.

The following citizens were called to serve on the Federal grand jury at its special session, those drawn being instructed to present themselves in court on December 12: F. S. Armstrong, Pala, Maui; J. W. MacDonald, Honolulu; E. W. A. Likokalani, Hilo; C. G. Ballentyne, Honolulu; E. J. Waterman, Honolulu; Chas. Butake, Honolulu; Henry Lancaster, Honolulu; Ed. W. Carley, Pala, Maui; S. N. Hundley, Kealia, Kauai; Robt. W. Cathcart, Honolulu; Wm. Young, Honolulu; Jacob P. Winn, Honolulu; Geo. C. Watt, Waialua; C. M. Lindsay-Watson, Honolulu; Hugh (Continued on Page 4.)

PORT ARTHUR IN PERIL



ADMIRAL ROZDESTVENSKY, COMMANDING THE BALTIC SQUADRON.

—Black and White.

FINE PALOLO LANDS SOON TO BE THROWN ON MARKET

"This department is bending every effort to have the Palolo land put on the market or at least to have it advertised for sale in January," said Commissioner Pratt yesterday.

"There are, I should say, 950 acres in all to be sold up there, running up the canyons to the tops of the ridges, and clear back as far as the top of Olympus. Of this land at least 50 per cent. should be available for agricultural purposes. In fact, there should be more than that, for hillsides slopes carry good soil and should grow good grapes.

"It is the purpose to put this tract on the market in small lots, say of about five acres, so that it may be taken up by men who work in the city of Honolulu and who desire to make homes for themselves where they can raise some kind of small crops to help pay for the land. This is the only tract we have close to the city at this time available for this kind of thing.

"The surveyors are now hard at work upon the plats, and by the latter part of this week I expect to be able to announce definitely just when the land will be advertised.

"Besides the Palolo lands we are getting ready to put on the market about 3600 acres in Pupukea and Paumotu, five miles beyond the Haleiwa hotel. This, also, should be ready to advertise early in January. This land will be in one hundred acre tracts, for the most part, although there are a few larger tracts than that available for pasture lands, and the water on the lands will be fairly divided."

TO BUILD NEW ROAD AROUND MANOA VALLEY

"Work will commence on the new road to extend clear around Manoa valley just as soon as the necessary rights of way have been secured from the property-owners.

"We have had the building of this road in contemplation for some time past," said Commissioner of Public Works Holloway yesterday, "and I have been in correspondence with the property owners along the line of the proposed road relative to rights of way. I think those will all be donated to the government free of charge.

"The new road will start at the upper end of the present Manoa valley road and continue on around the head of the valley, coming down on the opposite side and running into the Waialae road at Moiliili bridge. This is an improvement for which the need is becoming more urgently felt from the rapid growth of the Manoa district. The road will be between three and four miles long, and will be built as fast as the funds become available for the purpose."

DEATH OF A FAMOUS PRINCETON PROFESSOR

PRINCETON, N. J., Nov. 29.—Prof. William Paxton is dead.

William Miller Paxton, Professor of Ecclesiastical, Homiletical and Pastoral Theology in Princeton Theological Seminary since 1883 and President of the Faculty since 1900 was born in Adams County, Pennsylvania, June 7, 1824 and graduated from Pennsylvania College in 1843. In 1848 he graduated from Princeton Theological Seminary and later received the degree of D.D. His LL. D. degree was conferred by Jefferson College. The principal positions he held beside his professorship in Princeton were: Pastor Presbyterian church, Greencastle, Pa., 1849-51; First Presbyterian church, Pittsburg, Pa., 1851-66; Professor of Sacred Rhetoric in Western Theological Seminary, 1860-65; Pastor First Presbyterian church, New York, 1866-83; for several years a teacher in Union Theological Seminary; member since 1866 (president, 1880-84) of the Presbyterian Board of Foreign Missions; member 1867-83 (president, 1876-78) of the Presbyterian Board of Home Missions; Moderator in 1880 of the general assembly of the Presbyterian Church in the United States of America; trustee of Princeton since 1867; trustee Leake & Watts Orphan Asylum, New York, 1866-83; trustee Sailors' Snug Harbor, New York, 1866-83.

AUSTRALIAN PREACHER SHOTS AT A JUDGE

SAN FRANCISCO, Nov. 28.—Isaac Selby, an Australian preacher, shot at Judge Hebbard while he was on the bench today, but missed. The attack on Judge Hebbard was the outcome of an adverse decision which the court had made in a divorce case in which Selby was concerned.

Selby was an itinerant preacher while in Australia, having in his checkered career advocated the doctrines of several different churches. Friends in Australia told him that he could make a great name for himself in the United States and that the people there wanted him. The deluded man sailed for San Francisco with his wife immediately but fortune did not seem to smile on him. Not only did his money give out but his wife, tiring of his treatment, sued him for divorce. In her complaint she alleged that Selby failed to properly provide for her support and that twice she had been compelled to sell portions of her wardrobe to satisfy the demands of landlords.

EASTPORT, Me., Nov. 29.—Ten American vessels have been seized in Canadian waters for illegal fishing and fined.

Ninety Per Cent of the Russian Defences Lost to the Czar—Oyama Repulsed in the North.

(ASSOCIATED PRESS CABLEGRAMS.)

TOKIO, Nov. 29.—It is reported that the Japanese are succeeding in their assault, 203 meters of the principal hill having been carried and held. With the capture of this point, the occupation of the Russian works will amount to ninety per cent, and every part of the harbor will be exposed to the Japanese guns.

BLOCKADERS DRAW OFF.

LONDON, Nov. 29.—Admiral Togo's blockading fleet has been greatly reduced.

RENNENKAMPF DEFEATS JAPANESE.

SHENKING, Nov. 29.—General Rennenkampf's position was attacked on the 25th, resulting in three day's fighting near Da Pass. The Japanese were defeated but fighting continues.

REPULSED AGAIN.

ST. PETERSBURG, Nov. 28.—The Japanese assault on Port Arthur on Saturday was repulsed with enormous losses.

NO LONGER VICEROY.

LONDON, Nov. 27.—It is reported that Admiral Alexieff has been relieved of the viceroyalty of Manchuria.

THEY KEEP THE SHIP.

ST. PETERSBURG, Nov. 27.—The supreme prize court has confirmed the seizure of the British steamer Cheltenham.

MUKDEN, Nov. 26.—It is believed the army intends wintering in its present location. Skirmishing continues.

BREAKING NEUTRALITY.

LONDON, Nov. 26.—Japan has drawn attention to the fact that British steamers are supplying the Russian fleet with coal.

RIVERS FROZEN OVER.

ST. PETERSBURG, Nov. 26.—The Sun and Taitse rivers are frozen, impeding transportation.

TOKIO, Nov. 28.—The Japanese Diet meets on Monday. Viscount Katsura, the Premier, has said that Japan is prepared to sacrifice the last man and the last dollar in the war with Russia. The crops exceed the average by the value of fifty millions. Financial conditions are unaffected.

SUBMARINES FOR VLADIVOSTOK SQUADRON.

CRONSTADT, Nov. 28.—Two American submarine boats have arrived for the Vladivostok squadron.

JAPS BOYCOTT A HILO MAN

**Obedience to Law Gets
Contractor Lyman
Into Trouble.**

HILO, Nov. 25.—The town of Hilo has been stirred, although perhaps not so much as has been represented, by the publication in the local Japanese paper of a boycott against Rufus A. Lyman, one of the leading business men of the town. The paper in question, the Hilo Shimbun, in its issue of November 14, contained a notice which has been translated as follows:

"There is a white merchant in Hilo by the name of Lyman, whose family is always taking advantage of the Japanese, with whom they do business. A few days ago, we heard the rumor that they took the lead in the labor troubles at Kukaiaua discharging many Japanese laborers. Although this may be simply politics, it is unbecoming in them. If it is a fact, it is very bad for the Japanese."

"At present, nobody is buying anything, even beef or soda water from them, but are buying from other merchants. This is a natural consequence which comes upon his family, and step by step, they ruin themselves among our countrymen. In this community where the Japanese have been their largest customers, they must consider where their profits come from."

In the Shimbun of November 16, following this publication, appeared the following card:

"NOTICE TO JAPANESE."

"We hear the rumor among the Japanese in Hilo, an account of which appeared in No. 697 in the local news column of the Hilo Shimbun, published day before yesterday, that our family were the chief promoters in discharging Japanese laborers from the Kukaiaua road work, and therefore the Japanese have decided to oppose our family. We are very sorry for this. The facts of the case are that the Hawaiian Territorial legislature passed a law signed by Governor Dole, April 23, 1903, and published as Act 37, providing that no person shall be employed on the public works except citizens of this country. And if any person employs any other kind of labor, they will be punished by a fine not exceeding \$100 and not less than \$10."

"We acted under the law and we could not help ourselves. We never intended to harm the Japanese and if anybody is angry at us for our action, they should read the Laws of Hawaii. Really we have always sympathized with our countrymen, and as a proof, we employ Japanese in our business—in our stables, soda works and meat market. In closing, we most respectfully beg your best wishes."

(Signed) RUFUS LYMAN.
"Hilo, Nov. 16, 1934."

SUNDAY LAW IN HILO.

The Herald says of the enforcement of the Sunday law:

"The matter of a Puritan Sabbath for Hawaii is one which just now has the attention of the public from Niihau to the furthest point on Hawaii. The Herald believes that in an inland town, far from the maddening crowd, such a thing has proven feasible, but in a Territory where every town is a seaport it will be difficult to purify all of the people all of the time. Such reform movements are inaugurated in different parts of the country at irregular seasons and the effect is momentary. The same result may be looked for in a Territory like Hawaii where every day is Sunday in so far as the morals of the community is concerned. High Sheriff Henry has the proper idea of how the Sabbath should be spent and he will probably see that the law is such that the public will not be deprived of every sort of relaxation on that day, because it is the day on which a great many people attend church. Any sort of enjoyment or labor that interferes with the comfort and peace of a citizen should not be tolerated in any community, but beyond that it will not be safe for the law to go. Hilo has not the saloon evil to the extent that the places have back door routes for the thirsty; when they close Saturday night they remain closed until Monday."

POSTOFFICE FIGHT.

The woods are still full of candidates for the Hilo Postmastership, and there are one or two hiding in the sugar cane fields, and that despite the fact that there is, as yet, no actual vacancy, and the present postmaster is conceded to be a most efficient official. However, there is no doubt that Madeira will go up one step in the service, and perhaps it is time for the candidates to begin getting their lightning rods into view. It is said that the place has been offered to George L. Desha, an employee of the Honolulu office. There is a strong pull being made for Chas. Siemsen. Two members of the Lyman family, Norman and Henry, are spoken of. W. H. Beers has been favorably mentioned as a satisfactory successor to the office.

HILO BRIEFS.

The cotillion by the local club was an innovation that will be long remembered. The decorations of the hall

were artistic and unique and reminded one of the old time barn dances on the mainland. For the accommodation of the ladies and gentlemen taking part in the dance bailes of hay were provided as seats to be used during the intermissions.

Homer L. Ross leaves for the coast in December to be absent about three months. He has some important professional business to attend to in Canada and if he can get through with it in time he will go to Ohio and return to Hilo with Mrs. Ross. Otherwise he will meet Mrs. Ross in San Francisco after his return to that place from Canada and accompany her to Hilo.

Rev. Walter C. Stewart has arrived from Boston to take charge of St. James Mission here.

Thos. C. Ridgway has gone on a brief business trip to San Francisco and will return on or about January 1st. He is not a candidate for the postmastership.

Admiral Beckley entertained several members of the executive committee and the officers of the Young Men's Republican Club at a wine dinner last Thursday night at Demosthenes' Cafe. The affair was impromptu and was greatly enjoyed by those who were honored with an invitation.

On Friday, about 10 o'clock a. m., while a boat from the S. S. Helene was attempting to make a landing at Papaikou Mill, a heavy sea swamped the craft, throwing the occupants into the water. Four of the five boatmen, who were natives, swam to places of safety, but Kauhe, a Hawaiian, was carried against the rocks, where it was impossible to rescue him before he became exhausted and was drowned.

The steamer Rosecrans of the Matson line will leave San Francisco for Hilo and Honolulu on November 25th.

About ten miles off port, Captain Youngren of the S. S. Enterprise passed a huge log drifting on the high sea. He reported the fact to Agent Guard of the Matson line, and on Sunday the tug Chas. Counselman went out in search of the derelict. The log was overhauled and towed into port. It was nearly seventy feet in length, white with barnacles showing that it had been adrift many years. The theory is that the tree must have drifted from the Oregon coast and was carried by the currents to the islands. Such floating timbers are a menace to navigation and often cause the sinking of a ship, when run into unawares.

COULD HARDLY HAVE BEEN ONE

A man, while wandering in the village cemetery, saw a monument and read with surprise the inscription on it:

"A Lawyer and an Honest Man." The man scratched his head and looked at the monument again. He read the inscription over and over, then he walked all around the monument and examined the grave closely. Another man in the cemetery approached and asked him:

"Have you found the grave of an old friend?"

"No," said the first man, "but I was wondering how they came to bury those two fellows in one grave."

Dread Possibility.

It is rumored that several of our prominent young men may venture upon the sea of matrimony.—Maui News.

Mrs. Nakulua was hearing the Nuuanu valley water rights case in the Land Court room yesterday.

FOUNDED IN HONOUR.

No doubt you have seen in the papers such announcements as this concerning some medicine or other: "If, on trial, you write that this medicine has done you no good we will refund your money."—Now, we have never had reason to speak in that way concerning the remedy named in this article. In a trade extending throughout the world, nobody has ever complained that our medicine has failed, or asked for the return of his money. The public never grumbles at honestly and skillfully made bread, or at a medicine which really and actually does what it was made to do. The foundations of WAMPOLE'S PREPARATION are laid in sincerity and honour, the knowledge of which on the part of the people explains its popularity and success. There is nothing to disguise or conceal. It was not dreamed out, or discovered by accident; it was studied out, on the solid principles of applied medical science. It is palatable as honey and contains all the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. This remedy is praised by all who have employed it in any of the diseases it is recommended to relieve and cure, and is effective from the first dose. In Anemia, Scrofula, Nervous and General Debility, Influenza, La Grippe, and Throat and Lung Troubles, it is a specific. Dr. Thos. Hunt Stucky says: "The continued use of it in my practice, convinces me that it is the most palatable, least nauseating, and best preparation now on the market." You can take it with the assurance of getting well. One bottle proves its intrinsic value. "You cannot be disappointed in it." Sold by all chemists everywhere.

THE GOVERNOR PLUMPLY DEFIES GEAR'S CITATION

Will Not Come Into Court and Divulge Public Matters In His Charge.

(From Saturday's Advertiser)

"I SHALL NOT ANSWER THE SUBPOENA, BECAUSE I DO NOT THINK IT COMFORTABLE WITH THE PUBLIC INTEREST."—Governor Carter in an interview with a representative of the Advertiser.

Governor Carter was subpoenaed to appear as a witness in the case of the Territory of Hawaii against Stephen Mahaulu, on trial before Judge Gear in the Circuit Court yesterday, and refused to honor the summons. Judge Gear then granted a motion, previously made to issue a citation today, calling the Governor to appear and answer why he should not be punished for contempt of court in ignoring the legal process.

The subpoena for the Governor was what is called in legal parlance a "subpoena duces tecum," which means a subpoena to appear in court and produce a certain paper, and calls upon Governor Carter to come into court and bring with him any document which he may have in his possession purporting to be the resignation of J. H. Fisher, Auditor of the Territory.

In other words, it is the old fight about undated resignations over again, and this time the Governor has concluded that he will not walk into the trap set for him.

"I shall not answer the subpoena, because I do not think it comfortable with the public interest," said Governor Carter in answer to a direct question yesterday.

"I was subpoenaed in the Dow case, and I went into court expecting to be asked what I knew about the case—and I was asked something entirely different. I do not know anything about this case and I do not propose, in the interest of the dignity of the Territory of Hawaii, to be subjected to that sort of thing again."

There have been few cases in which the courts of the United States have issued subpoenas of this class to the chief executives of States, but the law of such cases has been pretty plainly laid down in the decision of Chief Justice Marshall on the application for the issuance of a subpoena duces tecum for the President of the United States, Thomas Jefferson, during the celebrated trial of Aaron Burr: Burr and Jefferson were political enemies and had been political rivals, and there was perhaps some measure of politics in the request at that time for the issuance of a subpoena for the President.

Nevertheless, Justice Marshall held that a subpoena duces tecum could issue for the President, but that if the production of the papers demanded was not essential to the defense in a capital case, or if their production might be injurious to the public interest, that fact should be made to appear on the return of the subpoena. The Marshall decision has been followed by many others along similar lines, the purport of which would seem to be that the production of any state paper is discretionary with the executive, so far as the judiciary is concerned.

IT WAS NO SURPRISE.

Deputy Attorney General Prosser, after the adjournment of court, made a statement as follows:

"The motion for a citation was no surprise to the Territory. It had been fully prepared for. There can be only one outcome of the proceedings."

"All of the decisions in different States, where the question has ever arisen, are to the same effect. The chief executive in a government cannot be compelled to come into court as a witness and bring public documents with him."

"The decision by Chief Justice Marshall in the Burr case, it is true, held that the President of the United States might be subpoenaed, but you must know that in that case the President was not required to appear in court."

"In a Pennsylvania case, the court held that, if a chief executive were compelled to appear and divulge public business in his charge, the executive department might as well be abolished and its functions handed over to the judiciary. This is in keeping with the constitutional provision of the three departments of government—the executive, the legislative, and judicial."

"There was no room for misunderstanding of the remarks I made before the court. They showed that I officially represented the Governor and that the stand taken by the Governor was thoroughly considered in advance of the occasion."

PROCEEDINGS IN COURT.

A citation will be issued today to Governor Carter, commanding him to appear before Judge Gear on Monday morning next at 10 o'clock, to show cause if any he has why he should not be adjudged in contempt of court for disobeying a subpoena.

The alleged contempt arose yesterday afternoon in the trial of Stephen Mahaulu for embezzlement of public money. Frank E. Thompson, on the reopening of court at 2 o'clock, stated that he had caused a subpoena to the Governor, returnable at that hour, to be issued. As he did not observe the Governor present, he requested that the witness be called.

George R. Carter's name was accordingly cried by the bailiff three times in the court precincts without a response being returned.

Mr. Thompson suggested to the court that it should take some action with regard to the absence of the witness.

M. F. Prosser, Deputy Attorney General, now intervened with the following statement:

"On behalf of the Governor of the Territory of Hawaii I desire to ac-

knowledge the receipt and proper service of a subpoena issued out of this court requiring the attendance of the Governor of the Territory of Hawaii before this court at 2 o'clock on this day, and that he produce certain documents in his possession, in his official capacity, before this court at the time designated in said subpoena."

"The Governor of Hawaii presents his compliments to this court and respectfully declines, for reasons of public policy and the pressure of public business, to appear before this court in answer to said subpoena."

Judge Gear then asked Mr. Prosser if the Attorney General's Department was prepared to take any action in the premises.

Mr. Prosser answered that he was not aware of any proposed action.

Judge Gear then ordered the police officer guarding Mahaulu, as Bailiff Ellis was temporarily absent from the courtroom, to convey his compliments to Gov. Carter and inform him that it was the court's opinion that it was necessary he should appear in obedience to the subpoena.

Mr. Prosser here informed the court that it would be of no use to send a message to the Governor, as he had

informed him positively that he would not appear in court.

Judge Gear at this countermanded his order to the policeman and forthwith granted the motion for a citation to the Governor. In doing so he expressed regret that such an extreme measure was necessary, but he could see no reason why a Federal officer should hold himself above the law. He would have to proceed in the same manner as would be required in the case of any other subpoenaed witness. The citation was ordered to be made returnable at 10 o'clock Monday morning.

As the court was adjourning at a quarter to five, Judge Gear asked Mr. Thompson if he had prepared the citation. The attorney for the defendant replied that it would be ready this morning.

FORM OF SUBPOENA.

A "subpoena duces tecum" is defined in the Standard Dictionary thus: "A writ commanding a person to appear in court, bringing with him certain designated documents or things; literally, you will bring with you."

In Governor Carter's case, the document to be brought was the undated resignation of Auditor Fisher, the obvious intent of the desired evidence being to attack the competency of the Auditor as a witness for the Government, on the ground that he was under a sort of duress from having his undated resignation hanging over his head.

JUDGE GEAR ANNOYED.

Judge Gear, on being seen after adjournment of the court, spoke in depreciation of the unpleasant position in which the Governor's course placed him. He maintained that the Governor had not an iota of justification in law for disobeying the subpoena. In this regard he showed the Advertiser reporter the United States decision, rendered by Chief Justice Marshall in connection with the trial of Aaron Burr, where it was held the President of the United States was amenable to a subpoena duces tecum requiring him to bring a certain letter into court. One of the sections of the syllabus of that decision by the eminent American jurist reads as follows:

"A subpoena may issue to the President of the United States to compel his attendance as a witness, and an accused is entitled to take the course."

THE DISOBEYED MANDATE.

Following is a copy of the subpoena issued to Governor Carter, together with the serving officer's return thereon:

"In the Circuit Court of the First Circuit, Territory of Hawaii.

"Territory of Hawaii vs. Stephen Mahaulu. Subpoena.

"The Territory of Hawaii: To the High Sheriff of the Territory of Hawaii, or his Deputy; the Sheriff of the Island of Oahu or his Deputy; or any Constable in the Territory of Hawaii:

"You are commanded to subpoena George R. Carter to appear at the Court House in Honolulu, Island of Oahu, before Hon. George D. Gear on Friday the 25 day of November 1934 at 2 o'clock p. m. to testify as witness on the part of defendant in the above entitled matter and to bring with him any document or documents, writing on paper, being or purporting to be the resignation of J. H. Fisher, Auditor of the Territory of Hawaii.

"Hereof fail not, and of this process make due return.

"Witness the Honorable George D. Gear, 2nd Judge of the Circuit Court of the First Circuit, this 25th day of November 1934.

"WM. R. SIMS, Clerk."

"Served the within Subpoena by reading the same to the within named George R. Carter at Honolulu, Oahu, this 25th day of November, 1934, and at the same time handed....the sum ofas witness fees, and the sum of....as traveling fees.

ALBERT MCGURN,
Deputy Sheriff.

FINANCE IN GOOD SHAPE

**Will Probably be Surplus
In Treasury This
Year.**

"It is not the case," said Auditor Fisher yesterday, "that the money received for taxes in this Territory is all used in the payment of salaries, nor that all public improvements are paid for out of the bond fund. The Territorial expenditures within the past year have been well within the income, and from present indications the income for this fiscal year will cover the estimated expenditures very comfortably."

"The receipts for the current year, month by month, are holding up, in fact, very well. It is possible, of course, that there may be a falling off of say ten per cent, but I do not believe that there will be any falling off whatever."

"The salary appropriation bill for the present fiscal year, granted that the very last cent of it should be drawn, \$563,000. The expense appropriation bill foots up, if every last cent should be drawn, \$569,491. This is a total of \$1,132,491, that is if the money should all be drawn out. Against this we have receipts from taxes amounting to \$1,631,193.49. And then there is the income from all other sources. The total of government receipts for the last fiscal year was \$2,415,356.33. As we make the estimate of the income, month by month, this year compares favorably with the last, showing perhaps a slight gain, so that I am well within the truth in the belief that there will be no falling off this year."

GLANDERS IS IN TOWN

**Animal Inspectors Take
Active Repressive
Measures.**

"There have been a few cases of glanders, and we are hunting it down as fast as we can."

Walter F. Dillingham, member of the Board of Animal Inspectors, gave the foregoing answer to an Advertiser reporter's question yesterday.

"The Board is getting actively to work," Mr. Dillingham continued, "to locate all suspicious cases and quarantine them until we can decide whether or not they have the disease."

"In this connection, it is very important to all stock owners in the country to assist in every way to round up these cases, and, as a special inducement, the law puts a penalty upon concealment, whether one conceals his own infected horse or holds back information about another's."

"So far we have located only two cases, in the last three weeks. Yes, they were in town. It is generally believed that glanders has been present for a number of years, but the development of a number of cases within the past three months has led to the taking of active steps to stamp out the disease altogether."

"The Board is hampered by having no appropriation with which to work, but we are hoping to get assistance from the Board of Health and also an advance of necessary funds from the Stock Breeders' Association, the idea being that any advances made by private institutions will be reimbursed through special act of the Legislature."

"All animals coming into the country are subjected to careful examination by our executive inspector, Dr. Rowat, or by Dr. Katsunuma, the other veterinary member of the Board."

RAIN REMINDED HIM OF HILO

"This reminds me of Hilo," said A. B. Loebenstein yesterday afternoon as he stood in front of the Union Grill in a dripping rain coat. "But say, it rains worse in Honolulu than it does in Hilo. That's a fact. You can stand out in the rain in Hilo and you don't get wet. The women of Hilo think it's all right if it rains on Monday, because they put their washed clothes out on the lines to dry."

"If not, why not," never cracked a smile.

A MASTER STROKE

**AN ASTONISHING VICTORY
OVER OBSTINATE
SCIATICA.**

Disabled for Quarter of Century Miss Mack Now Resumes Her Interrupted Work. How She Was Cured.

Miss Catherine J. Mack, of No. 42 Forbes street, Jamaica Plain, Mass., has had a most remarkable experience as a victim of sciatica, probably the most excruciating and disabling form of neuralgia, as it involves the great nerve of the hips, and makes all motion of the lower half of the body tortuous. Other nerves sympathize, and the intensity and steadiness of the pain make the condition of the sufferer truly pitiable. After a quarter of a century of weakness and agony, Miss Mack is now entirely free from her affliction and for the benefit of others she gives the following account of her cure:

"My illness began twenty-five years ago. During all that time I had to remain in bed several days out of every week. I had constant and very severe pain in my right hip, knee and foot, also in my right hand; in fact, my whole right side seemed involved. The pain was so intense that it was almost impossible for me to sleep or even to turn in bed. For periods lasting sometimes for two weeks I could not cross the floor and the pain was then indescribable. My mind, too, was nearly distracted by my long sufferings. It seems to me that I have lost a lifetime in such misery."

"It was just about a year ago that I began to use Dr. Williams' Pink Pills for Pale People, the remedy that finally cured me. They were recommended to me by my niece, who had learned of their worth by personal experience. I took them persistently for four months in all. At the end of two months I realized great relief and in two months more I found myself again a well woman and able to take up my long neglected occupation as a dressmaker. I had been under the care of physicians for some years and had used numerous advertised remedies, but nothing did me any good until I took Dr. Williams' Pink Pills. They have cured me and I recommend them to all who tell me they suffer as I did."

Dr. Williams' Pink Pills have cured not only all forms of neuralgia, but also nervous prostration, partial paralysis, St. Vitus' dance and locomotor ataxia. They are sold by all druggists.

DAUGHTERS OF HAWAII

Interesting Meeting of the Local Society.

(From Sunday's Advertiser)

The "Daughters of Hawaii" met at the home of Mrs. L. A. Coney. After the reading of reports, appointing of committees, and voting in of several new members, the Regent, Mrs. B. F. Dillingham, addressed the ladies present in substance, as follows:

The society, "Daughters of Hawaii," aims to number among its members, those who take an interest in the legends, traditions, history and scientific discoveries relating to our native land. Age seems to have a fascination with all who desire to trace an ancestry, or recall historic events. Those who interest themselves along these special lines, find to their surprise, that according to the researches made by students of languages, customs and general evolution of races, the Hawaiian stands pre-eminent among the Polynesian people. Not only have they no superior in the Pacific, but through the East Indies, on to the Malay Peninsula, in the vast country of India, and even to Arabia are there traces of their long descent. Words, customs, legends leave no doubt of this fact. In the far time of their "beginning," the ancestors were of white complexion, but climatic conditions, and inter mixture of bloods produced many variations during the centuries that followed.

It is the intent of this society to search the pages of the past, and glean all possible information relative to the long procession of events which have resulted in the Hawaiian of today. It is impossible to give even a synopsis of these possibilities in these few remarks, but the amazing genealogies of the Hawaiian families will support these intimations.

Returning now to a period antedating the Great Kamehameha by about twenty-one generations, we present today a short sketch of Paao, prepared by a student at Kamehameha School, which gives an account of the migration to this group from the islands of Samoa, of a man from whom Hewahewa, the high priest who assisted Kamehameha the second in the abolishment of the tabu system, was directly descended.

MISS PARIS'S ADDRESS. After the reading of the article on Paao the historian, Miss Anna M. Paris, followed with a few words relating to the inception of the society and closed with an appreciative tribute to the three ladies whose membership had not continued through even the first year. Miss Paris said:

Our society is still young. Not a year has passed since we first met, a little band, as Daughters of Hawaii. The need of some fitting recognition of our birth-right in this fair land—a something that should redeem from oblivion a past swiftly fleeting, unique in its charm and teeming with memories almost sacred—had long been felt by some of us. It needed the supreme moment to give it life. Mrs. Sarah Conn Waters, returning for a visit to her native land, after years of absence, was our inspiration. In her enthusiasm and affection for Hawaii, its memories, its history, its people, she proved to us that those linked together by early association here are in a peculiar way united. To the descendants too, of those living here when the very remoteness added to the poetic charm, when Aloha was the pass word and hospitality the keynote of existence—Island life, its history and traditions must be a heritage rich and inalienable. It is ours as Daughters of Hawaii to preserve and cherish this precious legacy!

Small in numbers as we are today, death has already invaded our little circle. Three of our earliest members, Mrs. Banning, Mrs. H. A. P. Carter and Mrs. Healelea have passed into the life beyond.

Pausing in retrospect over these names, we seem lifted above the dull level of the commonplace. In "memory's sunset air," the whole horizon broadens, and beautiful vistas are opened up. Each representing a distinctive type of womanhood, these three form a trio rarely met with.

Mrs. Banning, living away from the islands was yet closely in touch with everything relating to Hawaii, and with the purpose and spirit of this society was more than sympathetic. Clara Armstrong, as so many of us knew her! What a picture of beautiful girlhood does the name recall. An ideal to some of us of womanly charm and winsomeness. Endowed with the rare gift of fascination, young and old of both sexes were alike Clara's adorers. The family gift of humor was hers, and she diffused wherever she went an atmosphere of delightful exhilaration. Her name, in the old school days, was carved on cliffs and granddallas, and etched in school books and stately forest trees today still bear the "Jack knife's carved initial" C. H. A. Serenades to the fair Clara took place often, and the refrain, "In yon bower, there above, She sleeps, she sleeps my lady love," was frequently heard under her window. On one occasion good father Armstrong, his patience at last giving way after frequent disturbances, raised the cash and with a fearful blow to sentiment called out, "That'll do boys, that'll do—good night."

Through prevented by lack of

strength, during her later years, from taking any active part in life's duties, Mrs. Banning in her mental activity was untiring.

The best thought of the day was hers. The harmonious notes in life's music fell on her ears, while her heart reached out ever in its welcome to old friends. There was no mistaking the aloha. For her at the last, there was "no shadow from this silent land." Her life went out—

"As sinks behind the hill
The glory of the setting star
Clear, suddenly and still."

Mrs. H. A. P. Carter, or Gussie Judd as we love to remember her, was called early to fill a position wide reaching in its influence, and of great value to Hawaii, and how nobly did she fill it! As the wife of our representative in Washington, she was for many years the magnetic center of an admiring circle.

Her rare personality made its impression on all who knew her—all felt the poise, the strength of the woman, while the charm of the girl, the brightness and sweetness of the "Gussie" of Punahou days always remained. To quote from Mr. W. O. Smith in his beautiful tribute to Mrs. Carter at the memorial service of the Cousins Society: "All through her varied experiences, the beauty of character she showed, marked her as a distinguished woman.... She will live in the memory of those who knew her as a cheering thought and inspiration—so lovable—so strong." An inspiration indeed in her life, for not only by her social gifts, but by her patience, her triumphant cheerfulness and thought for others, during years of illness and suffering, has she endeared herself forever to our hearts. Like a halo, are the sweet memories that surround her name.

In the death of Mrs. Healelea (nee Uluiani Amos Ena), a link with the past has been severed. Descended on the mother's side from the old line of Kaiikani or "Wahine Alii o Puna," as her great great grandmother was called, married at an early age to a high chief of Hawaii, and being herself a prominent figure in the court circle of Kamehameha Fourth, Mrs. Healelea ever retained that courtliness of manner for which the aliis of Hawaii have been so distinguished. Her affection for the old days was strong as life itself, having had its growth in the most picturesque and romantic period of island history, yet, in her gracious acceptance of the inevitable as it came, she showed herself superior to circumstance and change. Devotion to whatever she undertook to do, was a marked trait in her character, as her years of faithful service in Kawaiahoku church will testify, and if one had Mrs. Healelea for a friend, they knew on whom they could rely. This quality of steadfastness was developed at a very early age. It was early in the fifties when Levi Healelea, while on a visit to Hilo, first met the young girl who was to become his wife. An engagement took place after which he left for Honolulu, promising to return at a certain date and claim his bride. The sacredness of a promise was strong in the girl of sixteen and as the time passed and he failed to appear or to send any word she wrote breaking the engagement.

The chief, whose heart was really set upon the fair Hilo maid, was greatly distressed. Hawaii was a far away island in those days, with neither wireless telegraphy or steamer to bridge the distance. Chartering a schooner, however, as quickly as possible, he set sail for Hilo. Arriving there, a reconciliation soon followed, and a wedding shortly after was the result.

The honeymoon, spent at the old country seat of the King at Kailua, a spot unique in its setting, with its mountain background, and its frontage on the beautiful bay, where the tabu balls still guard the premises, was always a bright spot in memory to Mrs. Healelea. She could tell of swimming to Kamakahonu, the other side of the bay, the place where the great Kamehameha breathed his last. A picturesque way of annihilating distances, but a feat requiring strength and skill. In later years Mrs. Healelea traveled extensively and was a most discriminating observer of other lands and customs. She gained friends everywhere, for the rich memories of the past added to her ready wit and intelligence made her a delightful companion. Her place in the social life here can never be filled.

Are not our hopes stronger that such as these belong to us? Not only have they lived among us, but they are ours, for "memory is possession" and "The master roll of life eternal has no gaps."



When the thermometer is low

We get careless and dress as if it were summer. Then come chills, colds, coughs. Keep

Ayer's Cherry Pectoral on hand. A dose or two at the beginning will stop the chills, break up the cold, and prevent serious trouble. Look out for cheap imitations.

In large and small bottles. Avoid constipation. Hasten a cure by the use of Ayer's Pills. Prepared by Dr. J. C. Ayer & Co., Lowell, Mass., U. S. A. HOLLISTER DRUG CO., Agents.

SUBPOENA TAKES PLACE OF CARTER CITATION

But the Governor Refuses to Obey It So What Will Gear Do?

(From Sunday's Advertiser)

"I WILL NOT ANSWER THE LAST SUBPOENA TO APPEAR IN JUDGE GEAR'S COURT."—Governor Carter in conversation yesterday.

Coming down a step as gracefully as may, it became evident yesterday afternoon that Judge Gear and the attorneys for the defense in the Mahaulu case had concluded not to cite the Governor to show cause why he should not be punished for contempt of the Circuit Court in refusing to obey a subpoena duces tecum to appear in court and bring with him any paper he might have in the nature of or purporting to be the resignation of Auditor Fisher.

Instead of a citation for contempt, a plain subpoena to appear as a witness in the case was served upon the Governor in his office yesterday. This put an entirely different face upon the matter, but did not change the Governor's attitude.

"I will not answer the last subpoena to appear in Judge Gear's court," said the Governor. "I do not believe that it comports with the dignity of the Territory for this department to be at the beck and call of any other."

"I have prepared a letter to the Attorney-General in response to the paper served upon me, and I have no objection to the publication of that letter."

THE GOVERNOR'S LETTER.

The letter from Governor Carter to the Attorney-General is as follows:

November 26, 1904.

Lorrin Andrews, Esq., Attorney General, Territory of Hawaii.

Dear Sir:—In response to the enclosed summons served on me this morning, to appear as a witness in Judge Gear's court at 10 o'clock on Monday morning, out of respect to this Court, a co-ordinate Department of the Territory, I desire you to appear in person on my behalf, and inform the Court that I have no information which could possibly be of service in connection with the case in question, and do not believe it is compatible with the dignity of the office I hold to allow it to be subjected to the orders of the Court, as prompted by the whims or opinions of attorneys. It is the law that should be obeyed, not the lawyers.

The absence of the Secretary of the Territory makes the demands on my time for the details of this office far in excess of what is usual, and in my opinion, high public interests might suffer if I admitted that the Courts had a right to command my attendance. As yet, I have never refused to attend voluntarily and testify in any case, where I have been consulted and my evidence shown to be necessary.

Very respectfully,

GEORGE R. CARTER.

Governor.

The form of subpoena served upon the Governor yesterday is given below, being the regular form of such court papers:

In the Circuit Court of the First Circuit, Territory of Hawaii.

Territory of Hawaii,

Subpoena.

Stephen Mahaulu

The Territory of Hawaii:

To the High Sheriff of the Territory of Hawaii, or his Deputy; the Sheriff of the Island of Oahu, or his Deputy; or any Constable in the Territory of Hawaii:

You are commanded to subpoena George R. Carter to appear at the Court-house in Honolulu, Island of Oahu, before Hon. Geo. D. Gear, on Monday, the 28th day of November, 1904, at ten (10) o'clock A. M., to testify as witness on the part of the defendant in the above entitled matter.

Hereof fail not, and of this process make due return.

Witness the Honorable Geo. D. Gear, 2d Judge of the Circuit Court of the First Circuit, this 26th day of November, 1904.

J. A. THOMPSON,

Clerk.

Endorsed: Circuit Court, First Circuit, Territory of Hawaii v. Stephen Mahaulu.

THE FURTHER PROCEEDINGS.

Following the instructions of the Governor, the Attorney-General will appear before Judge Gear when the Mahaulu case is called on Monday, and make the statement of the Chief Executive's position as indicated in the letter.

It will then be up to Judge Gear and the attorneys for the defense of Mahaulu. Whether contempt proceedings will be instituted, or whether the whole matter will be allowed to drop, is a matter that cannot, of course, be foretold at this time.

As to Auditor Fisher's part in the matter, he is the Auditor de facto of the Territory in any event—and that would seem to settle the status of his testimony.

ISLANDS OF VOLCANOES

Visitor Tells of Some In Sumatra and Java.

L. Hundeshagen, a Hollander, residing at Loeboe, Sikaping, Sumatra, arrived on the Gaelic and is a guest at the Hawaiian Hotel. It was the intention of Mr. Hundeshagen to visit the volcano, but owing to a lack of time he is compelled to forego this pleasure.

The visitor is from a group of islands which fairly bristle with volcanoes. On

Java he says there are a score or more craters, many active to a certain extent. On Sumatra there are a large number of volcanoes, several being wreathed in smoke nearly all the year. Some have never been visited or explored by white men.

Mr. Hundeshagen anticipated exploring the one which has attracted the most attention and of which absolutely nothing is known, but owing to the length of time it would take to make the round trip, which would have interfered with his duties as a mining engineer, he gave up the project. After leaving the coast Mr. Hundeshagen calculates it would take about two weeks to make the ascent and nearly the same amount of time would be required to return. The great difficulty lies in cutting through jungles and afterward getting into a region of extreme cold.

"On Sumatra there is also considerable gold and copper mining," said Mr. Hundeshagen. "What is needed is more outside capital. If American capital were invested there, the returns, I am

sure, would be great. The people there make no exertion to work the mines up to what they should. That gold has long been known to be in Sumatra lies in the fact, or tradition, that Chinese working the deposits hundreds of years ago."

WIDE TIRE ACT HURTS

MAUI, Nov. 26.—Thanksgiving Day was passed most quietly on Maui. The various plantations allowed no holiday, so there was no celebration in the way of sports. Family dinners alone marked the day.

AN UNPOPULAR LAW.

Among several obsolete laws to be enforced on Maui is the so-called "wide-tire act." The tires of all wagons must be 1½ times the diameter of the axle, and the hind wheels must not run in the same track as the front ones. The three-year time limit for changing the running gear of wagons expired three years ago and Sheriff Baldwin has ordered his deputies to enforce the regulation. This law is most unpopular among the owners of carts and wagons. They state that the expense to be incurred by the change will be excessive, and that wide-tired wagons on narrow roads are always slipping into the gutters. As to cutting up the roads with narrow tires they say that they are willing to pay an additional tax of \$2 per cart annually to keep public thoroughfares in repair.

SALOON DEPRESSION.

The saloon on Maui as an institution seems to have been losing its popularity recently. In Lahaina the only licensed place for the retail sale of liquors is the Pioneer Hotel, where formerly, in addition to the hotel, licenses to sell intoxicating beverages were held and used by Matt McCann, John Richardson and Wm. White. In Hana the only saloon has recently been closed. In Kula the license of its only liquor dispensary has been allowed to run out and has not been renewed.

In Wailuku there is no apparent diminution in the retail liquor trade and the rivalry between "The Aloha" and "Borba's" is as keen as ever.

Why Maui saloons are being closed is a question for the sociologist.

BASEBALLISTS WORRIED.

Baseball enthusiasts are wondering what the police department will do concerning Sunday baseball games. At the present time the baseball season is over. It is probable that league baseball games on Maui will in the future be played on the Kahului polo grounds instead of Wells' Park as in the past.

It seems that on the 10th of the present month the four years' lease (a verbal one) of the Wailuku grounds known as Wells' Park expired and that Manager C. B. Wells of the Wailuku plantation will not consent to renew it. However, no authoritative action has yet been taken by the Wailuku Athletic Association, which doubtless will endeavor to induce Mr. Wells to reconsider his decision.

JAPANESE PATRIOTISM.

The present war has aroused Japanese patriotism to a high pitch. At all the Japanese laborers' camps throughout Central Maui tall flag-poles have been erected and braced up with wire guys. From these masts large flags with white field and red disc in center are often seen floating in the breeze.

Every Saturday from Kahului a number of Japanese reserves depart in the Claudine for Honolulu and Japan. They come in from plantation camps in a wagon decorated with four or five large Japanese flags mounted on bamboo poles. Surrounding the wagon there is always an escort of fifteen or twenty friends on horseback.

GOOD MAN LEAVES.

George H. Baldwin, who has been a well-known resident of Hamakua for the past five or six years and who was the engineer who recently completed the construction of the Hamakua extension ditch, has permanently removed from Maui and will engage in business in Berkeley, California. He will be much missed by his Makawao friends.

THE PINEAPPLE CROP.

The estimated pineapple crop at Hailu from both plantation and lands belonging to the Fruit and Packing Co. for 1905-1906 is 200,000 pineapples. The company found no difficulty in disposing of the fruit packed in this by it during the past season—in fact people at the Coast stated that they would take all that the Hailu company would ship them.

The H. F. & P. Co. is now busy planting out pineapples.

NOTES.

The Republican district committee has notified the different precinct clubs to hold meetings for the purpose of making recommendations to the Maui delegation to the legislature of 1905.

Manager James Kirkland of the Kahului store is expected to return from California today. He went to the Coast to select a large stock of Christmas goods.

Matt McCann, the Lahaina hotel keeper, is at the Coast.

On Wednesday Maunaloa Seminary closed until after the holidays.

A new one-room school house is soon to be constructed at Peahi. The people residing in that vicinity will appreciate a new building, which is much needed.

Miss Clara Wight returned to Kohala by the steamer Kinau. She has been visiting Mrs. L. von Tempky of Makawao.

G. E. Alken is acting as "temporary deputy collector" at Kahului in the absence of his brother, W. O. Alken.

RECALLS AN OLD CRIME

Kana's Murderer in Prison Thirty Years Ago.

A coroner's jury yesterday reached the conclusion that Joseph Kana, who died in the Queen's Hospital on Thursday night, came to his death as a result of a knife wound inflicted upon him by an aged native of the name of Kahilihala, his brother. Chester A. Doyle, who has worked up the case against Kahilihala for the Attorney General's department, has secured a full confession from the accused man. Kana died from a wound inflicted during the course of a row at the family home on last Saturday night.

The man who did the cutting is in his eighty-ninth year, and more than thirty years ago served a five years' sentence on the reef for murderous assault.

Under the heading of "A Savage Attempt at Murder" the Advertiser of April 27, 1912, prints this story:

"Last Wednesday evening, at a quarter before eleven o'clock, a native boy came running into the station house with the information that Mr. C. C. Bennett, who keeps a variety store on the Kailua road, about a mile and a half from town, had been almost killed by a native named Makanui. Both the Marshal and Deputy were near at hand, and proceeded with all possible dispatch to the place, accompanied by Dr. McGrew. Mr. Bennett was found to have received two cuts with a large, twelve inch butcher knife, one across the back of the neck at the base of the skull, which was six inches long and one and a half deep, and the other on the cheek, which was slight. Although the first cut made a horrible gash and bled profusely, the doctor who dressed the wound apprehends no immediate danger to life."

After mentioning the arrest of nine different men for the crime, the Advertiser relates that Kahilihala, a hanger-on at the fishmarket, was finally taken into custody as the tenth and was recognized by Mr. Bennett as his assailant. The man pretended to be insane after his arrest, but was tried at the ensuing term of court nevertheless and sentenced to five years' on the reef.

Mr. Bennett, the victim of Kahilihala's fury, was a man of considerable prominence in the Honolulu of his day. He was the man who first numbered the houses of the little city, some mischievous boys going about at night at that time and tearing down the numbers after he had put them up. He lived for a considerable time after he had been assaulted by the native.

HE CANED VON GREBST

Count von Grebst, a Swedish war correspondent en route to the seat of war, who is a passenger on the Manchuria, was the hero in an episode in San Francisco which is told in the Examiner of November 17, as follows:

"Spider Kelly," whose true name is James Curtin, will have to defend his liquor license because he caned a Swedish count.

"Spider's" saloon is at 39 Eddy street. During the early morning of November 12th, Count Nils Bonde of the Royal Life Guards of Stockholm was passing "Spider's" place with W. Asen Grebst, Japno-tussian war correspondent for a Swedish newspaper, and Charles Hollingsworth, a traveling companion. A drunken woman was on the street and the three men stopped to look at her.

According to the affidavits in the possession of the police, "Spider," who was drunk, rushed upon the men and asked them what they were looking at. He swore at them and then struck Grebst with a cane. He also belabored Count Bonde with the same weapon. "Spider" was arrested for drunkenness, as the aggrieved men would not lodge a battery charge against him.

Captain Duke's report of the matter, which was read to the Police Commissioners last Tuesday night, states that the foreigners have left the city, and that he could not do better than get their affidavits. Upon Duke's report the commissioners cited "Spider" to appear and show why his license should not be taken from him.

HAPPILY SURPRISED.

Many sufferers from rheumatism have been surprised and delighted at the prompt relief obtained by applying Chamberlain's Pain Balm. A permanent cure may be effected by continuing the use of this liniment for a short time. For sale by all Dealers and Druggists. Benson, Smith & Co., Ltd., Agents for Hawaii.

On Kaui.

The steamer Nevada arrived in Kahului from Honolulu early Friday morning and will depart on Monday or Tuesday of next week.

Last Sunday a steamer landed fifty Japanese laborers at Kahului for East Maui plantations.

The Ladies' Reading Club met at Mrs. S. E. Taylor's at Hamakua on Friday afternoon.

Weather: Extremely cold the latter part of the week.

SWEAT BOX CONDEMNED

**Supreme Court Roasts
Peculiar Police
Practice.**

A unanimous decision of the Supreme Court in the case of Matsumoto Moritaro, under sentence of death for murder, unqualifiedly condemns the exagmination of suspected persons by the "sweat box" method and strongly censures the conduct of Chester A. Doyle, a detective, in assaulting the defendant, Moritaro, while under arrest. Nevertheless, the exceptions from the Fifth Circuit Court are overruled and case is remanded to that court. The findings contained in the syllabus are these:

"A confession by a person accused of murder made in the presence of the sheriff, his deputy, a detective and an interpreter not in the employ of the prosecution held admissible in evidence, notwithstanding the fact that the sheriff charged the defendant to tell the truth, and did this because other witnesses had implicated defendant.

"A slight assault by a detective upon defendant during an interview at which the detective sought to obtain a confession from defendant, but failed to do so, held not to affect the admissibility in evidence of a confession made two days subsequently."

Justice Hatch writes the opinion of the court. M. F. Prosser, Deputy Attorney General, appeared for the prosecution, and A. G. Correa for the defendant. Matsumoto Moritaro was convicted and sentenced to death at the March term of the Fifth Circuit Court, Kauai, for the murder of one Albion H. Glenman by exploding seven or eight sticks of giant powder under his bed. Of a number of exceptions to the admission of evidence at the trial, the only one presented to the Supreme Court related to the admissibility of a confession made by the defendant.

Moritaro was arrested in Honolulu and sent to Kauai and while in jail there was interviewed by Detective Chester A. Doyle for the purpose of obtaining a confession from him, if possible. Of this matter the opinion of the court gives the following account:

"Doyle testified to the court, on a hearing had in the absence of a jury, as to the admissibility of the confession, that he started in to ask the defendant everything he could possibly think of leading up to the time he came to the islands and as to his connection with the plantations. Doyle says that the defendant told so many conflicting stories and lied so much that when we called his attention to his conflicting statements and asked him if he wasn't lying he would remain silent. Every time I questioned him he would tell another story and he would get tripped up, and eventually he got very insulting and used language that you or I would not take from anybody, and I shook him and boxed his ears."

"Court—More than once?"

"A. I think more than once."

"Q. So as to inflict any bodily injury?"

"A. There were no marks on him. I struck him with my open hand over his ears."

"Q. You struck him in consequence of his using insulting language to you?"

"A. Yes, sir."

"Q. After you had shook him and boxed his ears, as you say, did you have any further conversation with him?"

"A. None, we left him."

Two or three days after the incident thus related the defendant after having been seen privately by one Kawahara at his house he took refuge the morning after the murder, made a confession in the courthouse in presence of Sheriff Coney, Deputy Sheriff Rice, Mr. Doyle, Mr. Prosser and Mr. Sheba, the last named being the Japanese editor of the Garden Island newspaper. Before the defendant made his statement he was charged by the sheriff to "tell the truth," because other witnesses had implicated him. Mr. Sheba testified that the defendant was warned before making any statement that everything he might say would be used against him. It was on cross-examination that the sheriff said he told the defendant to tell the truth "because other witnesses had implicated him." The Supreme Court says:

"It is not clear that this fact of the implication by other witnesses was communicated to the defendant by the sheriff. If, however, he had stated this to the defendant, though it was an improper statement to make to him, we do not think that under the circumstances this alone should render the confession inadmissible."

The court considers the case of Bram vs. United States, where a confession was rejected for a similar statement but as one of a number of circumstances taken together, concluding that the other facts in the Bram case were not all analogous to this case. In the Bram case the defendant was subjected to great personal indignity and browbeating. It is found that the admission of the confession in evidence by the trial court in this case was a correct ruling. Also, it is found that "the misconduct of Doyle on the occasion two days previous" did not have any influence in causing the defendant to make the confession. "The assault, though inexcusable, was in fact trivial in its nature."

All of the circumstances showed that it made a very slight impression, if any, upon the defendant.

"Notwithstanding this," the court says, "the action of Doyle on that occasion calls for severe condemnation. To lay his hands at all on one held under arrest was a cowardly thing to do and a gross violation of the rights of the prisoner. A confession made at that time and under those circumstances

THE WRIT UNLAWFUL

**Judge Gear Exceeds His
Powers in Habeas
Corpus.**

Judge Gear is found by unanimous opinion of the Supreme Court, written by Chief Justice Frear, to have committed error in granting a writ of habeas corpus for the release of Goto, sentenced by another Circuit Judge to pay a fine of \$250 and costs on his plea of guilty to the charge of selling liquor without a license. This decision is on a writ of error sued out by Arthur M. Brown, High Sheriff. E. C. Peters, Deputy Attorney General, appeared for plaintiff in error, and Catheart & Miverton for defendant in error. The syllabus of opinion reads as follows:

"Circuit Courts have not jurisdiction to issue writs of habeas corpus in cases in which such writs are not demandable of right. Such jurisdiction is confined by the statutes to the Supreme Court, its Justices and the Circuit Judges. The jurisdiction to issue such writs is not inherent in the Circuit Courts in the sense that the Legislature cannot vest it in other courts or in the judges, to the exclusion of the Circuit Courts as such, nor does the Organic Act deprive the Legislature of such power."

Judge Gear released Goto from prison, to which he was committed in default of paying his fine, on habeas corpus for the reason that his punishment was infamous and therefore unlawful without his having been indicted by a grand jury. On the writ of error it was contended "(1) that the Circuit Court was without jurisdiction to issue writs of habeas corpus and (2) that the offense was not infamous and so could be tried on information and complaint." The appellate court says: "No opinion need be expressed upon the second of these contentions, as we are of the opinion that the first must be sustained."

Reviewing the laws on the subject the court says: "So far as the statutes go, therefore, a Circuit Court cannot issue a writ of habeas corpus in a case in which it is not demandable of right and probably not in any case."

A case of the writ being "not demandable of right," as explained to an Advertiser reporter, is where the writ is employed instead of the right of appeal by a convicted person to escape punishment. If habeas corpus were available for such a purpose and within the power of the lower courts to grant, the result would be that criminal cases would take that route as the shortest and one judge would decide appeals from another judge in disregard of the appellate court of the country.

CALIFORNIA GROWERS HELPED BY HAWAII

California fruit growers may, according to information that has been received by the horticultural commissioner of California, be greatly benefited, to the amount of many thousands of dollars, by a proposed move in Hawaii to shut out fruits from portions of the world where insects dangerous to vegetation infest trees and fruit. This will compel purchases here. Alexander Craw, who is now the Hawaiian superintendent of entomology, has recommended to the board of commissioners of agriculture and forestry that all fruits from China, Japan and other Asiatic points shall be denied entrance into Hawaii.

The dreaded fruit fly abounds in these places. These flies belong to the same family as the melon-cucumber fly, against which California has quarantined. So great have been the ravages of the fruit flies that in Queensland and Western Australia fruit can hardly be raised. In Cape Colony, South Africa, fruit trees must be covered with mosquito netting to enable the horticulturists to raise a crop. This makes fruit growing a very expensive business, even where the government buys the netting and furnishes it to the farmers free of cost to them.

Imports of fruit from China and Japan have recently been received at Honolulu in which also were contained the larvae of the Chinese fruit moth.—California Fruit Grower.

could not have been received in evidence, for the law cannot measure the force of the influence used, or decide upon its effect upon the mind of a prisoner, and therefore excludes the declaration if any degree of influence has been exerted.

"The whole procedure of police inquisition known as the 'sweat box' is a matter which has no warrant of law. It is entirely at variance with the spirit of the common law. As pointed out in Bram vs. United States, it is condemned by the English courts as unfair to the prisoner and approaching dangerously near to a violation of the rule protecting an accused person from being compelled to testify against himself. Without holding that no interrogation can be put by the police to a person arrested on suspicion, such investigations must be conducted with a due regard for the rights of the accused, and must be free from browbeating, intimidation and undue pressure of any kind."

"Notwithstanding this," the court says, "the action of Doyle on that occasion calls for severe condemnation. To lay his hands at all on one held under arrest was a cowardly thing to do and a gross violation of the rights of the prisoner. A confession made at that time and under those circumstances

DILLINGHAM PROPHECIES A BRIGHT FUTURE FOR HAWAII

**Railroad and Plantation Promoter Paints a Vivid
Picture of Prosperity for the Islands with
Prevailing High Prices for Sugar.**

B. F. Dillingham, in robust health and as keen and active as ever in affairs, returned from San Francisco yesterday after a long absence. Mr. Dillingham is optimistic over the future of the islands and considers the financial outlook the best. He thinks the sugar situation strong and he believes that it will continue so for two or three years.

"I think Hawaii is in very much better shape financially than she has been for some time," said Mr. Dillingham yesterday. "I think there is a fine outlook and the people ought to feel encouraged. According to sugar statistics the surplus is entirely wiped out. It stands to reason that there will be less sugar to sell, and therefore it should bring higher prices."

"The present situation in the sugar market will tend to stimulate production but I don't think there is anything to be afraid of. All these new sugar plantations have got just as good a show as any in the country. All they need, and have needed, is a good price for their output—they naturally have to receive as much or more for their sugar than it costs to produce it. I think people will do well to invest in them. I see by the stock quotations the prices are going up and seem to be firm."

"We all want to see sugar go up, because it is a financial necessity for the future of the islands to have a good price for the output. The price has gone up steadily and will stay until the production catches up with the consumption. The production is still in arrears."

"I think we are likely to have a good paying price for at least three years."

"People on the coast expect to see Hawaii do well. Every one I have met seems sanguine as to the future of the islands. Of course there are only a few Hawaiian stocks on the San Francisco Stock Exchange, and those are the stocks which are most familiar to the general run of coast people and they judge by that standard. There are few agents of the other plantations there, except, say, Ewa, McBryde, and Olaa."

"I think there is going to be great prosperity here in the sugar business if prices hold up anywhere near where they are for a few years. That will put this country in a fine financial condition."

"Of course, if the islands endeavor to increase the output it is going to take a lot of time and money to do so. Many of the new plantations are just getting to the point where they are a factor. It takes time to bring a plantation up to the point of paying dividends."

"Looking back over the history of some of our best paying plantations, you can see they did not pay dividends at first. Take the Hawaiian Agricultural Company for instance. It was eight years before that company paid a dividend. When the machinery arrived on the beach, a commission was appointed to go over to the plantation and see whether it was worth while putting up the machinery. Some wanted to abandon it altogether. That committee, to the best of my recollection, reported in favor of abandonment. There was one man, however, Henry May, I believe, who had backbone enough to keep at it and finally they went ahead with the proposition. Ewa did not pay a dividend until 1896, or six years after it was started. And so you can go through the history of all the plantations."

"Yes, I feel better now than for many years."

CAPT. LYON, THE NEW NAVAL CHIEF, TALKS OF HONOLULU

"I find that Honolulu in its physical aspects has changed very greatly, and for the better, since my visit here in the long ago," said Captain Henry W. Lyon, the new commandant of the Naval Station, last night.

Captain Lyon sat on the lanai at the Hawaiian Hotel, and smoked an after-dinner cigar in reminiscent mood. "It is a little too soon, is it not," he asked in the beginning, "to get my impressions of this beautiful island city?"

"Yes; if you put it that way. I was here many years ago, and I note many changes. Honolulu, in its physical aspects, has changed very greatly and for the better. The place is still as always very beautiful, a charm about it that is most attractive."

"I find that many new modern buildings have gone up since my time, and the residence section has spread very greatly out toward the Punahou district. The people used to live, for the most part, up Nuuanu valley and within a close radius of this hotel, with some residences at the beach. A new city has grown up and there are many beautiful homes in a section which, in my time, was wild land."

"Especially noticeable in the Honolulu of today is the street car system. It is wonderful in its completeness and its efficient service. Why, you can go anywhere on the electric cars here. I have been in most of the cities of the world, I think, and I know nothing to equal it anywhere in a town of this size."

"I notice, too, that the harbor here is much better, larger and more commodious than it used to be. In my time the war vessels used to have to tie up to the reef. Now there are good wharves and the ships can come right alongside, and harbor facilities equal to the best—and there is nothing over at the Reef at all."

"No. I know next to nothing of Pearl Harbor as yet. I have not visited the place, but must do so at once because I want to get acquainted with all the parts of my bailiwick. You see, I have hardly had time to study matters up, having only gone into the most pressing details with Admiral Terry. But we must get ready to do something at Pearl Harbor, I suppose, and it is the more important to do this because I see that it is reported that the army has purchased or is purchasing fortification sites there. That will mean work for us."

"To come back to Honolulu, I find many changes, and for the better. This hotel, even, has changed and improved, and this is particularly noticeable in these broad and comfortable porches. There could be nothing more pleasant in this climate."

ONE MORE DAY PASSES

**Fisher's Testimony
Held Good By
Court.**

Stephen Mahaulu's trial for embezzlement of public moneys has dragged through another day. After Judge Gear delivered his ruling on the Governor's refusal to appear as a witness elsewhere reported, Deputy Attorney General Prosser moved that the jury be instructed to disregard the statements just made by the court.

Judge Gear said the motion was quite proper and accordingly instructed the jury that nothing contained in the ruling of the court should be regarded by them as evidence.

Mr. Prosser was about addressing the court on the subject of certain Land Office schedules, the admissibility of which was under contest when the trial was adjourned on Friday. The court cut him short with a ruling that the schedules would be admitted.

J. H. Fisher, Auditor of the Territory, then resumed the witness stand. His examination on the Land Office records was concluded. On cross-examination he admitted that upon his appointment to office he had placed his resignation in the Governor's hands, and then on redirect examination testified that he did not know whether or not his resignation had been accepted.

Mr. Thompson for the defendant then moved that the testimony of Mr. Fisher be stricken out on the ground that he was not the Auditor of the Territory because he had given his resignation to the Governor.

Judge Gear took until after recess to rule on the motion. When the court resumed at 2 o'clock he denied the motion. After some remarks based on the Organic Act to the effect that the taking of undated resignations from officials by the Governor was illegal, adding that if the appointment and resignation were both valid the official might withdraw his resignation at any time, the court thus decided:

"There being no doubt that Mr. Fisher has been and is now acting as a de facto officer of a de jure office his testimony should not be stricken out, even if he does not hold the office under a full and legal appointment. The motion to strike out on the ground stated will therefore be denied."

Auditor Fisher was then again called to the stand, this time to be examined on the books of the Treasury with relation to the case.

Mr. Prosser expects to conclude the case for the prosecution today.

PARKER CASE INNINGS.
There was an interruption of attorneys in the Parker guardianship matter yesterday morning, the Mahaulu trial being sidetracked for a few minutes until the court should find what it was all about.

Mr. Magoon, attorney for petitioner Low, wanted to have the testimony of J. T. McCrosson taken before he left for the mainland on Wednesday.

Mr. Kinney, of counsel for the guardian, raised a laugh by saying, "We do not wish to press those contempt proceedings against the court," the allusion being to the suspension of the case pending the appeal to the Federal Supreme Court on the question of jurisdiction.

Judge Gear said he had received no restraining order from the Supreme Court. It was quite proper to have Mr. McCrosson's testimony taken, but the court would not hear the whole matter at that time owing to the Mahaulu trial.

The taking of Mr. McCrosson's testimony was set for 4 o'clock, when it proceeded with all parties to the litigation represented.

ARRAIGNMENTS.
A. McDuffie's pleas, under indictments for receiving bribes as a police officer, were further continued yesterday until tomorrow.

William Hoopli pleaded not guilty to burglary.

Kuramatsu pleaded not guilty to manslaughter.

MANDAMUS TO DE BOLT.

A writ of mandamus to Judge J. T. De Bolt was ordered to issue by Chief Justice W. F. Frear, on the petition of John D. Spreckels and Adolph B. Spreckels, partners under the name of John D. Spreckels Brothers. The writ is made returnable before the Supreme Court on Monday, Dec. 5, at 10 a. m., and commands Judge De Bolt to proceed with the hearing of the cause of Charles A. Brown vs. John D. Spreckels and others or show cause to the contrary.

There is a history of the cause given in the petition. It is an action in ejectment which was filed in the Fourth Circuit Court in December, 1899, and came on for hearing before Judge Little, who after one mistrial ordered a nonsuit to be entered. This order was reversed by the Supreme Court and a new trial ordered. Thereafter the present petitioners moved for a change of venue, which was contested by the plaintiff but without raising the point of Judge Little's disqualification, and Judge Little ordered a change of venue to the Third Circuit Court, to which no exception was taken by the plaintiff.

A trial in the Third Circuit Court re-

HUSBANDS AT HOME

**High Sheriff's Quiet
Sunday Aids
Wives.**

"It was a quiet Sunday," said High Sheriff Henry yesterday. "It was kept in a manner which should not arouse criticism at any point. The rain did much to help us and I guess most men were glad to stay at home."

"It appears to me," the High Sheriff continued with a smile, "that the wives in this city ought to thank me for arranging Sunday so that their husbands will stay at home."

"Wives are generally complaining about the lodges keeping their husbands out at night. They say that their husbands work during the week days and go to lodge at night, so that they see very little of them. Now with a quiet Sunday there is no reason on earth why husbands should not stay at home all day with their wives."

.....
sulted in a disagreement of the jury, whereupon the parties stipulated that the cause might be transferred to the First Circuit Court. Judge Edings ordered the cause so transferred.

The cause was tried in the First Circuit Court before Judge Gear, when a disagreement of the jury resulted. At the present term the cause was assigned to Judge De Bolt and, at its calling, counsel for plaintiff for the first time raised the question of the disqualification of Judge Little to make the order changing the venue. Judge De Bolt thereupon refused and still refuses to proceed with the trial or to set it for hearing, for the reason that Judge Little was disqualified, by reason of having given a judgment of nonsuit, from subsequently making an order of change of venue.

The petitioners contend that the reason of Judge De Bolt is insufficient in law, therefore pray for the writ of mandamus. The lawsuit relates to lands on the Hilo waterfront.

GUARDIANSHIP CONTEST.

Judge De Bolt yesterday further heard the petition of Rebecca Kanahale for the removal of E. P. Kalama and the appointment of herself as guardian of two minor girls. Resuming today the court will visit the house of a native woman, a witness in the case, to take her testimony there owing to her inability to attend court.

The jurors in Judge De Bolt's court are required to be in attendance on Thursday.

CASE OF THE MILLS.

By unanimous decision of the Supreme Court, written by Justice Hartwell, the exceptions of defendant to the verdict are sustained in the case of Pacific Mill Co., Ltd., vs. Enterprise Mill Co., Ltd. The verdict is set aside, the judgment thereon vacated and the case remanded to the First Circuit Court for a new trial. Robinson & Wilder for plaintiff, Batton & Marx for defendant.

The action was a case for damages of \$207.27 for unlawfully taking possession and converting to his own use by the defendant of certain goods and chattels belonging to the plaintiff. A jury on March 18 last rendered the verdict now set aside, awarding the plaintiff \$800 with interest at 6 per cent per annum.

Emmett May, now absent from the Territory, is head of the Pacific, and Peter High of the Enterprise company.

HANA PLANTATION CASE.

In the suit of Sigmund Greenebaum and Charles Altchul, trustees, vs. Hana Plantation Co. and others the Union Trust Co. of San Francisco, one of the defendants, has filed an answer and cross bill. It denies that the first mortgage of Hana Plantation Co. to the plaintiffs covers, includes, or is a lien upon the sugar mill, railway, rolling stock and any personal property acquired after the mortgage was given, also denies that it is a lien on the crops of sugar cane now growing on the lands mentioned in the complaint of plaintiffs. For itself the Union Trust Co. complains against the plaintiffs and Hana Plantation Co., setting up the facts of its second mortgage on the property to secure payment of its mortgage bonds of \$100,000 held by this complainant, with interest from January 1, 1904. The prayers of the cross bill are for adjudication of the Union Trust Co.'s lien, for an accounting, for the appointment of a receiver, for a sale of all of Hana Plantation Co.'s property, for application of the proceeds to satisfy this complainant's claim and to pay its reasonable counsel fees, costs, etc., and for such other and further relief as to the court may seem proper.

COURT NOTES.

Mrs. Noblitt was appointed by Judge De Bolt as administratrix of the estate of her late husband, Dr. William S. Noblitt, under a bond of \$3000. C. A. K. Hopkins, J. A. Thompson and P. H. Burnette were appointed as appraisers of the estate.

Julio P. Rego petitions that J. J. Rodrigues be appointed guardian of his minor brothers, Jose P. and Manuel de Rego, who have certain property interests to be guarded.

Kealoha M. Kealiloholui has brought a divorce suit against Kealiloholui on the grounds of intemperance and failure to support her.

Fusa Hirota is suing for divorce from Bunzuchi Hirota on the grounds of extreme cruelty and non-support.

.....

E. Madden is manager of the Kula Mill Co., not George Osborne, as stated.

PROLONG WRANGLING

Trial of S. Mahaulu One Running Fight.

Stephen Mahaulu's trial for embezzlement of public funds made but slow progress before Judge Gear yesterday. Auditor Fisher was on the witness stand morning and afternoon, testifying with books and papers of the Public Lands Department, regarding the \$225 paid by Mary E. Clark and the \$4500 paid by the Waianae Company, for certain land dues respectively, which monies the prosecution is attempting to prove were converted by the defendant to his own use. The evidence covered a period from June 7, 1902, to the date of the indictment.

It was the same intermittent combat over the competency, relevancy and admissibility of evidence which had characterized the trial from the beginning. One sample of the proceedings will suffice for the whole.

The ledger of land rents was introduced, whereupon Mr. Thompson objected that its admission was incompetent, in that the volume was not a book of original entry. The court sustained the objection.

Mr. Prosser then questioned the witness regarding the account of Mary E. Clark on page 401. On this also being objected to, the Deputy Attorney General argued that the evidence sought to be presented was an admission by the defendant in his own handwriting.

"It is not a book of original entry," the court remarked.

"It does not matter whether or not it is a book of original entry," Mr. Prosser contended, "as it is an admission in the handwriting of the defendant. This is not brought before the court as a book of original entry, but as an admission in the defendant's handwriting, showing a sum of money charged to Mary E. Clark on a certain date."

"It only shows that he has copied that entry from another book," the court rejoined.

Mr. Prosser again urged his contention of a distinction of the proposed evidence had from that of a matter of original entry. On which the court ruled:

"I have no doubt that the objection is well taken."

Mr. Prosser persisted by way of presenting an authority.

It was then 3:45 p. m. and the trial was continued until 10 a. m. Monday. The court adjourned until 9:30 the same morning.

LATEST INDICTMENTS.

All of the latest batch of indictments, numbering twenty-one, returned by the grand jury were released from the secret file yesterday morning and a number of the defendants arraigned.

Harry C. Mossman, former station house clerk, is defendant to five indictments alleging the embezzlement of fifteen separate amounts of money, the first on September 20, 1902, and the last on the corresponding day of 1904. The aggregate is \$177.30. He at first reserved his plea, but later entered one of not guilty. Geo. A. Davis appearing as his counsel. An application for reduction of his bail was granted. Judge Gear making the total \$2500 instead of \$5000. A bond was furnished under which Mossman was released.

Ah Tam and eleven other Ahs were arraigned for gambling and R. W. Breckons, as their counsel, had their pleas reserved until Monday.

A. McDuffie, former police detective, had his pleas to five indictments for accepting bribes reserved until Monday by his counsel, Geo. A. Davis.

Ah On, former policeman among the Chinese especially, pleaded not guilty to three separate indictments for receiving bribes. Geo. A. Davis and F. E. Thompson are his counsel.

Defendants yet to plead, besides those already mentioned, are the following: M. P. Lagan, embezzlement from the O. R. & L. Co.; Wm. Hoopli, burglary; Jose Revela, vagrancy; Henry Romero, vagrancy; Otomatsu Kawano, manslaughter; Gan Gin, lottery tickets in possession.

THIRD COMPLAINT.

An amended complaint, for the second time, has been filed in the action for seizure and detention of goods brought by the firm of Yan Wo Tong against Hoffschlaeger & Co., Ltd., and A. M. Brown, High Sheriff.

Defendants are charged with having, on March 18, 1904, unlawfully, wilfully, and forcibly broken into plaintiff's store on Hotel street, and then and there seized and carried away certain goods, of which an itemized list is given showing a total value of \$508.42, and kept the goods in their possession until April 5, 1904, when they returned them after an action of replevin had been brought for their recovery. Damages are claimed in the sum of \$1500, together with costs.

AN AGGRIEVED LESSEE.

In the covenant suit of Chung See vs. Kahanu Meek, the plea in bar stands submitted before Judge Robinson on briefs. L. A. Dickey for plaintiff; J. J. Dunne for defendant. The sum of \$225.50 is claimed, with interest from March 24, 1898, as damages for terminating a lease on the pretext of conditions broken. According to the complaint, the lease was given to plaintiff on July 8, 1895, by Keakealani Mekini and Mekini Ohue, her husband, for the term of ten years at \$140 a year, the leased premises being on the upper side of Merchant street, near Alakea street. On February 8, 1897, the lessors conveyed all their interest in the lease to the defendant. Plaintiff alleges that, relying on the covenant in the lease,

he erected two buildings on the premises, one costing \$1235 and the other \$1125. When the defendant entered to terminate the lease she refused, it is asserted, a tender of \$140 rent for the year ending June 30, 1897.

FORECLOSURE SUIT.

A bill in equity for foreclosure of mortgage has been filed by Allen & Robinson against J. K. Nakookoo and E. K. Nakookoo. The mortgage is on a piece of land at Kaluapohia, Kailua, containing an area of 6865 square feet, and was given to secure a promissory note for \$500, dated April 30, 1903, with interest of 8 per cent. per annum payable semi-annually.

ABOUT TWO COWS.

Judge Robinson yesterday partly heard an appeal by plaintiff from District Magistrate E. P. Alkue, Koolau-poko, Oahu, in the suit of Maleka Halele against Frank Pahlia, claiming damages of \$100 for the taking possession and conversion to his own use of two cattle, an aged cow and a young cow, valued at \$60. Judgment was given for defendant with costs in the court below. C. W. Ashford appeared for the appellant, W. C. Achi for the defendant.

LAND COURT DECREES.

Judge P. L. Weaver has signed a decree of land registration in favor of John Pekoer Makaiwa, a minor, for a lot at Kaakopua, Honolulu, containing 6175 square feet.

Another decree of registration in the Land Court is in favor of John William Thompson for lot 12, block 25, peninsula part of Pearl City, containing an area of 14,000 square feet.

FORTIFICATION DEALS

TO CLOSE MONDAY

Yesterday United States District Attorney Breckons received advices from Washington to the effect that the Attorney-General had approved the titles to the fortification sites at Puuloa and Waialae, after certain specified deeds had been executed and putting it up to the District Attorney to see that the papers were got in order at once. Mr. Breckons had an extra stenographer at work on the deeds yesterday and expects to close all the deals for the sites and pay over the purchase prices not later than next Monday.

When these deals are completed it is expected that the War Department will at once proceed with the preliminary steps looking to the building of the forts.

Honolulu No Refuge.

WASHINGTON, Nov. 17.—Orders were cable today to Rear-Admiral Terry, in command at Honolulu, to look out for the arrival of Japanese and Russian cruisers. Definite instructions were sent to Terry how to deal with vessels asking for coal or privilege of repairs. The twenty-four hour limit is to be strictly enforced. Similar orders were sent a few days ago to Rear-Admiral McCalla at Mare Island.

WHAT TO DO UNTIL THE DOCTOR ARRIVES.

If it is a case of cholera or cholera morbus give Chamberlain's Colic, Cholera and Diarrhoea Remedy and you will have no need of a doctor. It is pleasant to take and never fails to give prompt relief. Why not buy it now? For sale by all Dealers and Druggists. Benson, Smith & Co., Ltd., Agents for Hawaii.

Hawaiians at Yale.

In the Yale Alumni Weekly the following notice concerning Hawaiian students occurs: Hawaiian Club—President, Charles S. Judd, '05; vice-president, Bruce Cartwright, Jr., '05 S.; secretary and treasurer, Abraham G. Kaulukou, '05 L.S.; members, (Kahuna Hulakut), George P. Cooke, '05, and Noah Aluli, L.S.

By the steamer Alameda a large box of beautiful dolls was received by the ladies' executive committee of the Chinese Fair. About a dozen of the dark-complexioned ones are being dressed in the national costume of the Flowery Kingdom by Chinese ladies.

WHAT A BLESSING

Many People Are Learning to Appreciate in Honolulu.

What a blessing it is.

Sought after by thousands. Honolulu is finding it out. Many a miserable man is happy now. Night of unrest, days of trouble. Any itching skin disease means this. Itching files mean it. Eczema just as bad, and just as bad to cure.

But Doan's Ointment relieve at once, and cures all itching of the skin. A blessing to a suffering public. Here's proof to back our statement: Mr. H. Ryall, of No. 11, Grosvenor St., South Yarra, a very old resident of Melbourne, Australia, states:

"For some considerable time I have been a sufferer from that annoying complaint known as irritating piles. At times the irritation was very annoying, especially at night, and in the warm weather. I applied some of Doan's Ointment, which I had obtained and I am pleased to say that it gave me the desired relief from this annoying disease."

Doan's Ointment is splendid in all diseases of the skin: Eczema, piles, hives, insect bites, sores, chills, etc. It is perfectly safe and very effective. Very frequently two or three boxes have made a complete cure of chronic cases that have not yielded to other remedies for years.

Doan's Ointment is sold by all chemists and storekeepers at 50 cents per box, or will be mailed on receipt of price by the Hollister Drug Co., Ltd., agents for the Hawaiian Islands.

IS HAWAII TO HAVE A BIG SUGAR REFINERY?

Examiner Says That Plans Are Now Under Way For the Construction of a Plant On This Island.

The Examiner says: Plans are now being formed for the erection of a large sugar refinery in the Hawaiian Islands, with a view of sending the refined sugar to this country in competition with other refineries that are now sending the product over here. The Honolulu Plantation Company is to be the owner of the new enterprise, and J. A. Buck, the president of the concern, is now in Hawaii looking over the ground. Nothing definite can as yet be learned, and full information on the matter will not be known until Buck's return from the islands.

It has been said that some of the large wholesalers are to be interested in the new refinery, notably Tillmann & Bendel of 327 Battery street and M. Ehrman & Co. of 104 Front street. C. H. Schmidt, the vice-president of the first named firm, denies that his company has anything to do with the affair. Frederick Tillmann, the head of the firm is now at St. Louis and will not return for a month. Mr. Schmidt said yesterday:

"The idea prevails among the wholesalers that the Honolulu Plantation Company is about to erect a large refinery in the islands. I understand that it intends to refine its own sugar and then send over here. The firm of Tillmann & Bendel is not interested in the matter. Frederick Tillmann, the president, may have private interests in this scheme of which I know nothing. Tillmann is now at St. Louis."

At the office of the Plantation Company news was very scarce. Word was given out that the plans have not yet come to a head and nothing was ready for publication.

H. W. Thomas, the secretary of the Honolulu Plantation Company, who has offices at 327 Market street, said:

"I have nothing to give to the papers, because I know but little myself. Buck is now in the islands looking over the ground, and until he returns nothing definite will be known of the affair. The last steamer from Honolulu did not bring any letters from Buck regarding what he had done, and I am somewhat in the dark myself. I can say nothing until we have arrived at some decision about our future movements."

At the office of M. Ehrman & Co. nothing could be learned about the connection that firm has with the new enterprise. Myer Ehrman, the head of the firm, had gone home and all questions of the firm's interest were referred to him. A call was made at the home of Mr. Ehrman, at 2618 Jackson street, but he could not be found there. Word was given the reporter that "Mr. Ehrman is not in."

H. E. PICKER A WALKING ENCYCLOPEDIA OF HAWAII

H. E. Picker, the insurance man and yachting enthusiast, returned from the mainland yesterday in the Manchuria, and bespeaks a bright future for Hawaii from what he gathered of people's impressions concerning the islands.

"I went to St. Louis to attend the convention of insurance men, held at the Exposition grounds," said he yesterday, "and from there I went to New Orleans and Mexico."

"I found, after beginning my travels, that I had to be a walking encyclopedia on Hawaiian matters, for whenever I mentioned I was from Hawaii, people wanted to know all about the islands. I told them about all I knew and I hope I have done some good promotion work."

"On the Pacific Coast, Hawaii is constantly spoken of. Hawaii is making a name for herself steadily, and much of this of late I attribute to the rise in the price of sugar."

"If one-half the people who promised me they would come down to Hawaii in the next year, do so, this town ought to be pretty full of strangers."

"I found the literature of the Hawaii Promotion Committee in many places—at St. Louis, New Orleans, and on many trains."

FEDERAL GRAND JURY WILL HOLD A SPECIAL SESSION

Ever since the election there has been a growing sentiment of dissatisfaction in the minds of some of the defeated candidates over the circumstances that numbered ballots were voted in certain election precincts. It will be remembered that, immediately following the election, there were charges of fraud made, more or less openly, but the whole thing simmered down to a matter of mere stupidity on the part of some few election officers, and it was supposed that the decisive vote by which the result was determined had settled the matter.

Well, it hasn't. It seems that the late Democratic candidate for Delegate to Congress has not been willing to let the thing rest, and United States District Judge Dole has decided, it is said, to issue a call for a special session of the Federal grand jury on Monday to look into the matter of the alleged irregularities.

"I don't know anything about it,"

CREDIT FOR THE KAWAULA TUNNEL

Editor Advertiser: Allow me to correct some errors in yesterday's Advertiser under the heading "Water De-

velopment on Valley Isle," by Carl Waldeyer. While engineer of the Pioneer Mill Co. for three and a half years, among other hydraulic works, I planned and directed all the works of the water development and am still consulted on the subject. The Kaula tunnel was begun in June, 1901, with Ogata as contractor, a very faithful

and competent Japanese who afterwards lost his life in the tunnel. Credit is due to his memory for packing up the heavy machinery and installing most of the plant, under directions. Mr. Waldeyer is the fourth contractor who has been employed on this tunnel, the cost of which has been from \$3.50 to \$7.50 per foot, and he has duly driven the tunnel on the line and grade directed by me, but he has not been employed either as engineer or expert.

The other tunnels have also been driven by contract, which is the best way to do this kind of work.

The subject is one of much interest and promise and will be discussed later when sufficient progress has been made. Yours truly,

J. S. MOLONY, C. E.,
Oahu Sugar Co., Waipahu.
Nov. 23, 1904.

HIS TOE AMPUTATED

Gerrit Wilder Hurt While Pruning a Tree.

Gerrit P. Wilder had the misfortune to meet with an accident yesterday forenoon, resulting in the amputation of one of his toes. He is now resting easy at Miss Johnson's Sanitarium.

Mr. Wilder was in the act of pruning a peach tree when the knife fell, striking his foot and severing the muscles of one toe, besides lacerating the foot considerably. Dr. Herbert was called and on his advice Mr. Wilder was taken to the Sanitarium where the operation was performed.

SORE MUSCLES.

Prominent athletes throughout the country find that the best treatment for sore muscles after severe exercise or hard work of any kind, is a hot bath at bed time, which opens the pores. This should immediately be followed with an application of Chamberlain's Pain Balm vigorously rubbed into the skin. This liniment removes all stiffness and soreness and has become a favorite rub down, as it acts promptly and keeps the muscles in excellent condition. For sale by all Dealers and Druggists. Benson, Smith & Co., Ltd., Agents for Hawaii.

SECRETARY ATKINSON'S BOND MISSION EAST

The Chronicle says: A. L. C. Atkinson, Secretary of the Territory of Hawaii, was a passenger on the steamer Alameda, which reached port yesterday from Honolulu. He is a guest at the Palace. Secretary Atkinson is on his way to New York to undertake the floating of \$1,000,000 of Territorial bonds. Speaking of his mission yesterday, he said:

"The Territory of Hawaii is authorized to issue, for the purposes of public improvement, bonds to the amount of 3 per cent of its assessed valuation, with the proviso, however, that not more than \$1,000,000 of bonds may be issued in any one year. It is not the purpose of the Territory, however, to issue more than \$3,000,000 of bonds, and it may be that only \$2,000,000 will be issued. Last year Governor Carter, then Secretary of the Territory, went East and floated the first issue of \$1,000,000, the proceeds from which have been used in improving the sewer system of Honolulu and in the building of wharves, roads and bridges. The proceeds from the second issue of \$1,000,000, which it is my business to dispose of, will be used to complete the improvements already undertaken. Whether an additional \$1,000,000 of bonds will be disposed of next year has not been decided. The Territory's bonds issued last year were disposed of at a good price, and I am hopeful that we will be able to secure a good figure for those now to be sold." Secretary Atkinson will depart for the East this morning.

A BROKEN DOWN SYSTEM.

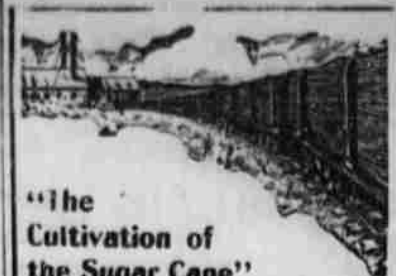
This is a condition (for disease) to which doctors give many names, but which few of them really understand. It is simply weakness—a break-down, as it were, of the vital forces that sustain the system. No matter what may be its causes (for they are almost numberless), its symptoms are much the same; the more prominent being sleeplessness, sense of prostration or weariness, depression of spirits and want of energy for all the ordinary affairs of life. Now, what alone is absolutely essential in all such cases is INCREASED VITALITY—VIGOR—VITAL STRENGTH AND ENERGY to throw off these morbid feelings, and experience proves that as night succeeds the day this may be more certainly secured by a course of the celebrated life-reviving tonic.

THERAPION NO. 2

than by any other known combination. So surely as it is taken in accordance with the printed directions accompanying it, will the shattered health be restored, the EXPIRING LAMP OF LIFE LIGHTED UP AFRESH, and a new existence reported in place of what had so lately seemed worn-out, "used up" and valueless. This wonderful medicine is purely vegetable and innocuous, is agreeable to the taste—suitable for all constitutions and conditions, in either sex; and it is difficult to imagine a case of disease or derangement, whose main features are those of debility, that will not be speedily and permanently benefited by this never-failing restorative essence, which is destined to cast into oblivion everything that had preceded it for this widespread and numerous class of human ailments.

THERAPION

is sold by the principal Chemists throughout the world. Price in England, 2/6 and 4/6. Purchasers should see that the word "Therapion" appears on British Government Stamp (in white letters on a red ground) affixed to every package by order of His Majesty's Hon. Commissioners, and without which it is a forgery.



"The Cultivation of the Sugar Cane"

a treatise on the fundamental principles of growing Sugar Cane, should be in the hands of every planter.

The value and use of

Nitrato of Soda

(THE STANDARD AMMONIATE) in increasing and bettering the growth of Sugar Cane is now so well understood that the real profit in sugar growing may be said to depend upon its use.

This Book and other valuable Bulletins of value to every engaged in agriculture, are sent entirely free to anyone interested. Send your name and complete address on Post Card.

Wm. S. Myers, Director, 12-16 John St., New York.

Hamburg-Bremen Fire Insurance Co

The undersigned having been appointed agents of the above company are prepared to insure risks against fire on Stone and Brick Buildings and on Merchandise stored therein on the most favorable terms. For particulars apply at the office of

F. A. SCHAEFER & CO., Agts.

North German Marine Insurance Co. OF BERLIN.

Fortuna General Insurance Co. OF BERLIN.

The above Insurance Companies have established a general agency here, and the undersigned, general agents, are authorized to take risks against the dangers of the sea at the most reasonable rates and on the most favorable terms.

F. A. SCHAEFER & CO., General Agents.

General Insurance Co. for Sea River and Land Transport of Dresden.

Having established an agency at Honolulu and the Hawaiian Islands, the undersigned general agents are authorized to take risks against the dangers of the sea at the most reasonable rates and on the most favorable terms.

F. A. SCHAEFER & CO., Agents for the Hawaiian Islands.

UNION PACIFIC

The Overland Route.

It was the Route in '49!
It is the Route today, and
Will be for all time to come.

THE OLD WAY.



THE NEW WAY.



"THE OVERLAND LIMITED."

ELECTRIC LIGHTED
RUNNING EVERY DAY IN THE YEAR
Only Two Nights between Missouri and San Francisco
Montgomery St. San Francisco, Cal
S. F. BOOTH.
General Agent.

POLICE WORKED

WELL IN THE WET

The police were rather active yesterday afternoon and evening in spite of the inclement weather. Thirty-five Japanese are in on the charge of gambling. They were playing craps and the Japanese "Flower" game. A couple of these are also charged with the more serious offense of attempting to bribe an officer. They were willing to pay \$15 to have the officer let the crowd escape.

Seven Asiatics forgot the scare of the previous Sunday and opened their shops yesterday—to their sorrow, as they are now locked up at the Police Station. Filipo Kaleikoa was run in for being disobedient and Kong Chong for violating the ordinance against riding or driving on the sidewalk.

CASTLE & COOKE CO., LTD.
HONOLULU.**Commission Merchants****SUGAR FACTORS.****AGENTS FOR**

The Ewa Plantation Company.
The Waialua Agricultural Co., Ltd.
The Kohala Sugar Company.
The Waimea Sugar Mill Company.
The Fulton Iron Works, St. Louis, Mo.
The Standard Oil Company.
The George F. Blake Steam Pump & Weston's Centrifugals.
The New England Mutual Life Insurance Company, of Boston.
The Aetna Insurance Co., of Hartford, Conn.
The Alliance Assurance Company, of London.

INSURANCE.**Theo. H. Davies & Co.**
(Limited.)**AGENTS FOR FIRE, LIFE AND MARINE INSURANCE.****Northern Assurance Company,**OF LONDON, FOR FIRE AND LIFE. Established 1834.
Accumulated Funds \$2,975,000.**British and Foreign Marine Ins. Co.**OF LIVERPOOL, FOR MARINE.
Capital \$1,000,000**Reduction of Rates.**

Immediate Payment of Claims.

THEO. H. DAVIES & CO., LTD.**AGENTS.****Castle & Cooke,**
—LIMITED—**LIFE and FIRE INSURANCE AGENTS. . .****AGENTS FOR****New England Mutual Life Insurance Co.**
OF BOSTON.**Aetna Life Insurance Company**
OF HARTFORD.**CANADIAN PACIFIC RAILWAY**

The Famous Tourist Route of the World.

In Connection with the Canadian
Australian Steamship LineTickets are Issued
To All Points in the United States
and Canada, via Victoria and
Vancouver.**Mountain Resorts:**Banff, Glacier, Mount Stephens
and Fraser Canon.Empress Line of Steamers from Vancouver
Tickets to All Points in Japan, China,
India and Around the World.For Tickets and general information
—APPLY TO—**THEO. H. DAVIES & CO., Ltd.**Agents Canadian-Australian S. S. Line
Canadian Pacific Railway.**THE NEW FRENCH REMEDY.**

THERAPION. This successful
remedy, used in the Continental Hospitals by Ricord,
Broussais, Jobert, Velpeau, and others, combines all
the desiderata to be sought in a medicine of the
kind, and surpasses everything hitherto employed.
THERAPION No. 1 maintains the world-
renowned and well-merited reputation for damage-
ments of the kidneys, pains in the back, and
bladder ailments, affording prompt relief where
other well-tried remedies have been powerless.
THERAPION No. 2, for impurity of the blood,
acidity, pimples, spots, blotches, pains and swelling
of joints, gout, rheumatism, & all diseases for which
it has been too much a fashion to employ mercury;
it is a powerful and safe remedy for the destruction of
the whole system through the blood, and thoroughly
eliminates all poisonous matter from the body.
THERAPION No. 3, for exhaustion, sleep-
lessness, and all distressing consequences of
debility, worry, overwork, &c. It possesses
surprising power in restoring strength and vigor to
those suffering from the enervating influences of
long residence in hot, unhealthy climates.
THERAPION is sold by the principal
Chemists and Merchants throughout the world.
Price in England, 2s. 6d. and 4s. 6d. In order-
ing state which of the three numbers is re-
quired, and observe that the word "THERAPION"
appears on the British Government Stamp (in
white letters on a red ground) affixed to every
package by order of His Majesty's Home
Commissioners, and without which it is a forgery.

CHAS. BREWER & CO'S
NEW YORK LINEShip Henry Villard sailing from
New York to Honolulu on or
about Dec. 15, 1904. FREIGHT
TAKEN AT LOWEST RATES.
For freight rates apply toCHAS. BREWER & CO.,
27 Kilby St., Boston, or
C. BREWER & CO., LTD.,
Honolulu.**REALTY TRANSACTIONS**Entered for Record Nov. 28, 1904.
Honolulu Grocery Co. Co-P D
John W. Thompson by Regr. Notice
John N. Makaiwa by Regr. Notice

Recorded Nov. 15, 1904.

J. H. Schnack and wf to C. F. A. Kaer-
ner; D: lot 33, blk B, of Kul 1316, Ap 2,
Nuuanu Valley, Honolulu, Oahu; \$300.
B 264, p 172. Dated Aug 5, 1903.Kawahae and wf to Julia J. O. Wil-
der; D: 1 A land, Mokulau, Kaupo,
Maui; \$20. B 266, p 8. Dated Apr 21,
1892.Antonio P. C. R. Spinola by afft of
mtgee to Port Mutual Ben Socy of Ha-
waii; Forc Affdt; por R P 1985, Kul
6245, Ap 1, Vineyard St, Honolulu,
Oahu. B 262, p 122. Dated Nov 15, 1904.Antonio P. C. R. Spinola by afft of
mtgee to Port Mutual Ben Socy of Ha-
waii; D: por R P 1985, Kul 6245, Ap 1,
Vineyard St, Honolulu, Oahu; \$2600. B
264, p 173. Dated Nov 14, 1904.Kekula Kupihea by afft of mtgee to
Joseph Lutero; Forc Affdt; por R P
5456, Kul 10496, Kamehameha IV Rd,
Honolulu, Oahu. B 262, p 127. Dated
Nov 15, 1904.Kekula Kupihea by mtgee to Peter F.
Dubois; D: por R P 5456, Kul 10496, Ka-
mehehameha IV Rd, Honolulu, Oahu;
\$175. B 264, p 177. Dated Nov 15, 1904.W. E. Howell et als by mtgee to I. C.
Colcord; D: por Ap 2, R P 1985, Kul
6245, Kamehameha, Honolulu, Oahu; \$4400.
B 264, p 178. Dated Oct 26, 1904.Manuel de Souza to Kwong Sing
Yuen; L: pc land, Hauola, Hamakua,
Hawaii; 25 yrs @ \$200 per ann. B 273,
p 10. Dated Nov 11, 1904.J. L. Piliip; Affdt; in re genealogy of
J. L. Piliip. B 265, p 281. Dated Nov
15, 1904.Geo H. Paris and wf to J. Alfred Ma-
goon; D: por R P 57, cor Young and
Kaplanis Sts, Honolulu, Oahu; \$500. B
264, p 180. Dated Nov 11, 1904.Ahl by afft of mtgee to John Ross;
Forc Affdt; R P 135, Kul 1177, bldgs,
etc., Kamakapu, Honolulu, Oahu. B
262, p 180. Dated Nov 2, 1904.Ahl by afft of mtgee to John Ross;
Forc Affdt; int in leasehold, Nuuanu
St, Honolulu, Oahu. B 262, p 182. Dated
Nov 2, 1904.J. A. Akina and wf by afft of mtgee
to Ivy Richardson by Tr; Forc Affdt;
various pcs land, Kiponaki, etc., Waie-
nea, etc., Kaula. B 262, p 186. Dated
Oct 17, 1904.Sara J. Cunningham and hsb (W M)
to Cecil Brown; D: 18,750 sq ft land,
College St, Honolulu, Oahu; \$1500, mtge
\$2000 and mtge \$2000. B 264, p 181. Dated
Nov 15, 1904.Akoloka to S. M. Damon; Can L: 46
28-109 A land, Moanalua, Honolulu,
Oahu. B 135, p 62. Dated June 14, 1904.S. M. Damon to Lung Sang Wai; L:
46 28-109 A land, Moanalua, Honolulu,
Oahu; 10 1/2 yrs @ \$1000 per ann. B 263,
p 160. Dated Nov 7, 1904.Akoloka to I. Rubinstein & Co; BS;
bldgs, livestock, wagons, tools, etc., Mo-
analua, Honolulu, Oahu; \$200. B 265, p
282. Dated Nov 14, 1904.I. Rubinstein & Co to Lung Sang Wai;
BS; bldgs, livestock, wagons, tools, etc.,
Moanalua, Honolulu, Oahu; \$1500. B
265, p 283. Dated Nov 14, 1904.Lung Sang Wai to I. Rubinstein & Co;
CM; leasehold, bldgs, crops, livestock,
tools, etc., Moanalua, Honolulu, Oahu;
\$1500. B 262, p 139. Dated Nov 14,
1904.

Entered for Record Nov. 28, 1904.

Dick Lahaina and wf to Mrs
Mary Hauapu D
Mary Hauapu and hsb to Q. H. Berrey D
Chuck Shin Tong to Lee Yuen Hing CM
Angelina K. Mossman and hsb to
Charles Lucas MD. M. Kapalanu and wf to J. M. Awa
Akona D
Lizzie Kapua and hsb by afft of
mtgee to Joao Antonio Forc Affdt
B. Maailili and wf to George H.
Akau et al DD. Kahalelaau (w) to Otto Medero D
Keonohui Rickard to Kanetani Kimi L
E. C. Greenwell to Angelica Teixeira L
E. C. Greenwell to Angelica Teixeira L

Recorded Nov. 15, 1904.

D. M. Kapalanu and wf to Kalani (K);
D: int in R Ps 1010 and 991, and per-
sonal property, Heela, Koolau, Oahu;
\$50. B 266, p 9. Dated Nov 5, 1904.

Recorded Nov. 16, 1904.

Peter C. Jones Ltd to Notice; Notice;
appln for Reg Title of por Kul 6450,
Ap 1, Gr 3303, Kalihi, Honolulu, Oahu.
B 265, p 284. Dated Nov 15, 1904.Henry Apa to Meleana Momona; D:
int in lots 1 and 6, blk 10, Kewalo Tract,
Honolulu, Oahu; \$100. B 264, p 182.
Dated Nov 16, 1904.Henry Apa to Hinamu (w); D: 1/2 int
in pc land, Kewalo, Honolulu, Oahu;
\$50. B 264, p 183. Dated Nov 16, 1904.Pio Kaawalaule and wf to Ipoahola
Kalanani (Mrs); D: 4 A of Gr 2577, Hiki-
aupea, Kaupo, Maui; \$10. B 264, p 184.
Dated Oct 24, 1903.Honolulu Gas Co Ltd to Henry Wa-
terhouse Tr Co Ltd Tr; Tr Mtge; real
property, bldgs, leasehold, gas plant,
furniture, etc., Honolulu, Oahu; bond
issue \$200,000. B 260, p 280. Dated Nov
15, 1904.

Recorded Nov 7, 1904.

Jas L. Cockburn to F. Tascia Halstead;
D: 29476 sq ft land, Wilder Ave, Hono-
lulu, Oahu; \$1. B 264, p 142. Dated
Nov 7, 1904.John H. Cumming, et al, by atty &
mtgee to Lyle A. Dickey; D: 1-9 int in
4 pcs land, Makawao and Kaupo, Maui;
1-9 int in 7 pcs land, Honolulu, Oahu;
int in Est of W. H. Cummings, decd;
\$251. B 264, p 143.Emma M. Nakulua & hsb (M K) to
Territory of Hawaii, by Supt. Pub
Works; D: pc land for rdway, Pukoo,
Molokai; \$1. B 264, p 146. Dated May
23, 1904.Malina Kakani (widow) et al to
Territory of Hawaii, by Supt. Pub
Works; D: pc land for rdway, Pukoo,
Molokai; \$1. B 264, p 147. Dated May
23, 1904.Lam. Wo Sing to Lung Do Wai Co;
L: various pcs land, bldgs & mchry.
Molokai, Honolulu, Oahu; 20 yrs @
R. N. Halstead to Harry Armitage;
P A: general powers. B 265, p 266.
Dated June 8, 1904.**COMMERCIAL NEWS**

BY DANIEL LOGAN.

It is not merely that the stock market has been active with strengthening of old favorites, but that there has been a heavy uptaking of previously neglected stocks, which makes the record of the past week a cheering one to review. Notably, there have been heavy purchases of Kihai at an advance of \$2 and of McBryde at an advance of \$1 over the previous week's figures. Honoum has jumped \$10 and Oahu advanced \$3, Waialua \$2.50 and Ewa \$1 a share. With Kihai and McBryde taking the up-grade, it would not be surprising to see Oahu sought after by investors who can afford waiting a season or two for returns.

The writer has seen figures to show that the three drawbacks Oahu was subjected to—a rise in the price of labor when the land was being cleared, a fall in the price of sugar when the first cane was growing, and the visitation of the leaf hopper the past year—caused a difference on the wrong side of the plantation of \$1,350,000 on the first three crops, or almost enough to have redeemed the entire bond issue and paid 6 per cent. on the capital stock.

Hawaiian sugar stocks have ruled strong on the San Francisco market for the week. Yesterday's quotations cabled by E. Pollitz & Co. to Henry Waterhouse Trust Co. are as follows: Hawaiian Commercial & Sugar Co., \$74 (the same as the previous week); Honoum, \$18.75; Makaweli, \$32.75; Hutchins, \$15.75; Honolulu Plantation, \$30; Paauhau, \$20.75. It is stated that Paauhau has declared a dividend of 15c a share. Transactions of the Honolulu Stock & Bond Exchange recorded during the week are as follows: Waialua Agricultural Co. (par \$100), 5 shares at \$60, 15 at \$62.50; Kihai Plantation Co. (par \$50), 80 shares at \$12, 450 at \$12, 50 at \$12, 110 at \$12.50, 120 at \$12, 10 at \$12; Oahu Sugar Co. (par \$100), 50 shares at \$100, 50 at \$100, 100 at \$100.50, 30 at \$100; McBryde Sugar Co. (par \$20), 68 shares at \$5, 2500 at \$5; Ewa Plantation Co. (par \$20), 115 shares at \$24.50, 204 at \$25, 40 at \$25, 17 at \$25; H. C. & S. Co. (par \$100), 180 shares at \$74, 15 at \$74; Honoum (par \$100), 40 shares at \$125, 10 at \$135, 50 at \$135; Oookala (par \$20), 42 shares at \$5; Hawaiian Sugar Co. (Makaweli, par \$20), 30 shares at \$32. Six per cent. bonds—\$2000 and \$14,000 Hawaiian Sugar Co., \$1000 Honolulu Rapid Transit, \$1000 Haiku, all at par; \$1000 O. R. & L. Co., 104.50. Latest quotation of raw sugar in New York, 4.65c.

The statistical position of sugar continues promising. Willett & Gray on November 10 reported the visible supply of the world on that date as 1,128,490 tons, against 1,648,214 tons the same time last year. This is a deficiency of 519,724 tons which, taken with the increased consumption, gives good promise of high prices throughout the coming year.

HAWAIIAN REFINED SUGAR.

Honolulu Plantation Co. will be prepared to refine its own output of sugar by the beginning of the new year. The installation of a plant for that purpose, costing about \$100,000, has been almost completed. Although some more machinery is coming, the plant as it stands has already been turned over in trial runs. One thousand tons of raw sugar was reserved from late shipments for the initial experimentation. Manager James A. Low, who was in town yesterday, was a little reticent about results at the present stage, but from other sources it is learned that a beautiful article of refined sugar was yielded. Mr. Low expressed his confidence that the plantation refinery would make sugar equal to the best produced anywhere. Calculations had to be made on the difference of temperature here and in Louisiana, as there at the grinding season it is about 35 degrees, or between 20 and 30 degrees lower than the normal temperature of the Hawaiian Islands. A large ice plant is part of the equipment of the local refinery. There is no intention to solicit the refining of any other plantation's raw product, the San Francisco Examiner's statements in that respect being misleading. Mr. Irwin some time ago, in an Advertiser interview, gave correct information on the subject. John L. Koster and J. A. Buck from San Francisco are on the ground watching the inauguration of the enterprise on behalf of the Honolulu Plantation Co.

DIVERSIFIED INDUSTRIES.

While there is much discussion in the press of the question of small farming and diversified industries, the cause itself is steadily making practical headway. Surveys will begin this week for the subdivision of the government lands in Palolo Valley into suburban homesteads. A board of appraisers will examine and report upon the lands, placing valuations upon front and back lands, etc. This will give Land Commissioner Pratt a basis whereby he may decide upon sizes of lots and upset prices.

An important development of the week under this head is the proposition made to the Board of Commissioners of Agriculture and Forestry by the Haleakala Ranch Co., in which lands for homesteading and sisal cultivation are placed at the disposal of the Government in connection with its forest reservation policy. The sisal industry is growing. At Ewa, on this island, the pioneer therein, the Hawaiian Fibre Co., is about to increase its planted area from 750 acres to 1000 acres. Christian Conrad is going to plant sisal on the Island of Kahoolawe. Every encouragement is being offered by the large sugar planting companies on Maui to the settlers to plant sisal. The price of cleaned fiber on the mainland is now \$150 a ton.

MISCELLANEOUS ITEMS.

The Makee Sugar Co. will not send its 1905 crop to market by the steamers of the American-Hawaiian Steamship Co. It has made a contract with the Planters' Line, operated by C. Brewer & Co. and Castle & Cooke, for the shipment of its sugar, which will therefore be marketed in San Francisco instead of the East. The Makee Sugar Co. has no Honolulu agency, but does its own business at the plantation headquarters, Kealia, Kaula. A rumor has been published that the Pacific Mail Steamship Co. may absorb the Oceanic Steamship Co., carrying the mails of three countries between the United States and the Antipodes and operating a local line to Honolulu.—Bids have been opened, the lowest being for \$168,000, for constructing one of three new slips on the Honolulu harbor front to accommodate the largest ocean steamers. Preliminary excavations have been started for this important work.—By agreement with the Bishop Estate the projectors of the Kohala ditch have completed their right of way, but that for the Hamakua branch is held up by the Parker litigation.—The Honolulu Rapid Transit & Land Co. will shortly put on its lines some new cars of exceptional capacity and strength.—A deal in San Francisco for the rehabilitation of the Pacific Heights electric railway still hangs fire.—The Honolulu Merchants' Association is moving in the matter of having the laws amended so as to procure more equitable taxation of merchandise.—Decisions of the Tax Appeal Court just rendered are against the assessor to the amount of \$67,000 in income tax assessments, besides the value of \$3 a head for cattle in the herd upon all the ranches of Oahu.—Several hundred thousand dollars have been paid out by the Treasury during the week in redeeming registered warrants. The Government has now practically a clean balance sheet with respect to current revenues and some money on hand for a fresh start.—James F. Morgan yesterday sold, under judicial order, a lot of land at Kaakopua, Honolulu, containing 6140 square feet and belonging to John Naauao Makaiwa, a minor. It was bought at the upset price of \$1500 by J. W. Harvey.—Many leases of land have lately been recorded, apparently indicating an increased activity in general agriculture. Another feature of the records is a goodly number of releases of mortgages, which may fairly be taken as a symptom of returning prosperity.

ITEMS FROM MAUI
OF THE PAST WEEK

The following paragraphs are from the Maui News of Saturday:

Some of the material for finishing the front and side steps of the new schoolhouse arrived on Thursday evening's Nevanadan, and it is now thought that the building will not be occupied until after the Christmas vacation.

The auto in various forms has made its appearance on Maui, and notwithstanding preliminary mishaps, it is destined to put the livery stables out

of commission before many years, as well as to stimulate good roads on Maui.

The report is current in Honolulu that Attorney John Richardson is to start a Democratic paper in Wailuku shortly. Please start it at Lahaina, John; we fight better at long range.

Turkey was very scarce for Thanksgiving dinner on Maui this year, which is another strong appeal for the small farmer. There is good money in a successful poultry farm on central Maui.

Unpaid taxes are now delinquent, and it is thought at present that there will be an unusually long delinquent list on Maui.

Within the next week or two all the mills on Maui will start on the coming season's run, with a prospect of five cent sugar.

SAVE YOUR HAIR

With Shampoos of



And light dressings of CUTICURA, purest of emollient skin cures. This treatment at once stops falling hair, removes crusts, scales, and dandruff, soothes irritated, itching surfaces, stimulates the hair follicles, supplies the roots with energy and nourishment, and makes the hair grow upon a sweet, wholesome, healthy scalp, when all else fails.

Complete External and Internal Treatment for Every Humour. Consisting of CUTICURA SOAP, to cleanse the skin of crusts and scales and soften the thickened cuticle, CUTICURA Ointment, to instantly allay itching, inflammation, and irritation, and soothe and heal, and CUTICURA RESOLVENT, to cool and cleanse the blood. A SINGULAR SET is often sufficient to cure the severest humours, with loss of hair, when all else fails. And Depot: R. TOWNS & CO., Sydney, N. S. W. So. African Depot: LONDON LTD., Cape Town. "All about the Skin, Scalp, and Hair," post free. POTTER CORP., Sole Props., Boston, U. S. A.

DR. J. COLLIS BROWNE'S
CHLORODYNE.

ORIGINAL AND ONLY GENUINE.



Each Bottle of this well-known Remedy for

Coughs, Colds, Asthma,
Bronchitis, Neuralgia, Toothache,
Diarrhoea, Spasms, etc.,

bears on the Government Stamp the name of the Inventor

DR. J. COLLIS BROWNE.

Numerous Testimonials from Eminent Physicians accompany each bottle.

Sold in Bottles, 1/1½, 2/9, 4/6, by all Chemists.

Sole Manufacturers, J. T. Davenport, Limited, London!

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NEWS BY CABLE.**MISCELLANEOUS, LITERARY AND HUMOROUS**
SELECTIONS, PUNGENT PARAGRAPHS OF THE
BYSTANDER.**INTERESTING READING TO SUIT EVERY**
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